# GIBSON, DUNN & CRUTCHER LLP

Richard M. Cieri (RC-6062) Conor D. Reilly (CR-6559) M. Natasha Labovitz (MNL-5153) 200 Park Avenue New York, New York 10166-0193

Telephone: (212) 351-4000 Facsimile: (212) 351-4035

# Hearing Date:

September 28, 2004 at 2:30 p.m.

# Objection Deadline:

September 23, 2004 at 12:00 p.m.

UNITED STATES	BANKKU	PTCY	COURT
SOUTHERN DIST	RICT OF	NEW Y	YORK

		 -X
In ro	e LUTIA INC., et al., Debtors.	: Chapter 11 : Case No. 03-17949 (PCB) : (Jointly Administered) : x
тні	S NOTICE APPLIES TO:	•
<u>X</u>	All Debtors	 Axio Research Corporation
	Solutia Inc.	 Solutia Investments, LLC
	Solutia Business Enterprises Inc.	 Beamer Road Management Company
	Solutia Systems, Inc.	 Monchem, Inc.
	Solutia Overseas, Inc.	 Solutia Inter-America, Inc.
	CPFilms Inc.	 Solutia International Holding, LLC
	Solutia Management Company, Inc.	 Solutia Taiwan, Inc.
	Monchem International, Inc.	 Solutia Greater China, Inc.

# NOTICE OF HEARING ON DEBTORS' MOTION FOR AN ORDER SETTING A FINAL DATE TO FILE PROOFS OF CLAIM AND APPROVING RELATED NOTICE PROCEDURES

PLEASE TAKE NOTICE that a hearing on the Debtors' Motion for an Order

Setting a Final Date to File Proofs of Claim and Approving Related Notice Procedures (the

"Motion") will be held before the Honorable Prudence Carter Beatty, United States Bankruptcy

Judge, in Room 701 of the United States Bankruptcy Court for the Southern District of New

EPA Region 5 Records Ctr.

226620

York (the "Bankruptcy Court"), One Bowling Green, New York, New York, on September 28, 2004 at 2:30 p.m.

PLEASE TAKE FURTHER NOTICE that any responses or objections to the Motion must be in writing, shall conform to the Federal Rules of Bankruptcy Procedure and the Local Rules of the Bankruptcy Court, and shall be filed with the Bankruptcy Court electronically by registered users of the Bankruptcy Court's case filing system (the User's Manual for the Electronic Case Filing System can be found at www.nysb.uscourts.gov, the official website for the Bankruptcy Court) and, by all other parties in interest, on a 3.5 inch disk, preferably in Portable Document Format (PDF), Wordperfect or any other Windows-based word processing format (in either case, with a hard-copy delivered directly to Chambers), and shall be served upon (i) Gibson, Dunn & Crutcher LLP, 200 Park Avenue, New York, New York 10166 (Attn: Conor D. Reilly, Esq.), (ii) the Office of the United States Trustee for the Southern District of New York, 33 Whitehall Street, 21st floor, New York, New York 10004 (Attn: Greg Zipes, Esq.), (iii) Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Chicago, Illinois 60606 (Attn: Timothy R. Pohl, Esq. and Samuel S. Ory, Esq.), counsel for the agents for the Debtors' postpetition secured lenders, (iv) Skadden, Arps, Slate, Meagher & Flom LLP, Four Times Square, New York, New York 10036 (Attn: Bennett S. Silverberg, Esq.), counsel for the agents for the Debtors' postpetition secured lenders, (v) Akin, Gump, Strauss, Hauer & Feld, LLP, 590 Madison Avenue, New York, New York 10022 (Attn: Daniel H. Golden, Esq.), counsel for the official committee of unsecured creditors, (vi) Weil Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: John Rapisardi, Esq.), counsel for the prepetition ad hoc committee of Solutia senior secured noteholders, (vii) Spencer Fane Britt Browne LLP, 1 North Boulevard, Tenth Floor, St. Louis, Missouri 63105 (Attn: Nicholas A.

Franke, Esq.), counsel to the official committee of retirees, (viii) Haskell Slaughter Young & Rediker LLC, 1400 Park Place Tower, 2001 Park Place North, Birmingham, Alabama 35203 (Attn: R. Scott Williams, Esq.), counsel to the official committee of retirees, (ix) Pillsbury Winthrop LLP, 650 Town Center Drive, Seventh Floor, Costa Mesa, California 92626 (Attn: Craig A. Barbarosh, Esq.), counsel to the official committee of equity security holders and (x) all persons or entities that have served and filed notices of appearance in these chapter 11 cases pursuant to Rule 2002 of the Federal Rules of Bankruptcy Procedure, so as to be received no later than September 23, 2004 at 12:00 p.m.

Dated:

September 10, 2004

New York, New York

Respectfully submitted,

/s/ M. Natasha Labovitz

Richard M. Cieri (RC-6062)

Conor D. Reilly (CR-6559)

M. Natasha Labovitz (MNL-5153)

GIBSON, DUNN & CRUTCHER LLP

200 Park Avenue

New York, New York 10166-0193

Telephone: (212) 351-4000

Facsimile: (212) 351-4035

Attorneys for the Debtors and Debtors in Possession

# GIBSON, DUNN & CRUTCHER LLP

Richard M. Cieri (RC-6062) Conor D. Reilly (CR-6559) M. Natasha Labovitz (MNL-5153) 200 Park Avenue New York, New York 10166-0193

Telephone: (212) 351-4000 Facsimile: (212) 351-4035

CPFilms Inc.

Solutia Management Company, Inc.

Monchem International, Inc.

Hearing Date: September 28, 2004 at 2:30 p.m.

**Objection Deadline:** 

September 23, 2004 at 12:00 p.m.

UNITED STATES BANKRUPTCY SOUTHERN DISTRICT OF NEW Y	
	:
In re	: Chapter 11
SOLUTIA INC., et al.,	: Case No. 03-17949 (PCB)
Debtors.	: (Jointly Administered) : x
THIS MOTION APPLIES TO:	
X All Debtors	Axio Research Corporation
Solutia Inc.	Solutia Investments, LLC
Solutia Business Enterprises Inc.	Beamer Road Management Company
Solutia Systems, Inc.	Monchem, Inc.
Solutia Overseas, Inc.	Solutia Inter-America, Inc.

# DEBTORS' MOTION FOR AN ORDER SETTING A FINAL DATE TO FILE PROOFS OF CLAIM AND APPROVING RELATED NOTICE PROCEDURES

Solutia International Holding, LLC

Solutia Taiwan, Inc.

Solutia Greater China, Inc.

Solutia Inc. ("Solutia") and certain of its affiliates, as debtors and debtors in possession (collectively, the "Debtors"), seek entry of an order fixing the time period within which proofs of claim against the Debtors must be filed and approving certain related notice procedures. In support of this Motion, the Debtors respectfully represent as follows:

## **JURISDICTION AND VENUE**

1. This Court has jurisdiction over the subject matter of this Motion pursuant to 28 U.S.C. §§ 157 and 1334. This matter is a core proceeding under 28 U.S.C. § 157(b). Venue is proper in this District pursuant to 28 U.S.C. §§ 1408 and 1409. The predicates for the relief requested herein are Rules 2002 and 3003 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").

# GENERAL BACKGROUND

- 2. On December 17, 2003 (the "Petition Date"), each of the Debtors filed a petition with this Court under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330 (the "Bankruptcy Code"). The Debtors are operating their businesses and managing their property as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. No request for the appointment of a trustee or examiner has been made in these chapter 11 cases. On January 6, 2004, the Office of the United States Trustee appointed the official committee of unsecured creditors (as constituted pursuant to an amended appointment on January 21, 2004, the "Creditors' Committee"). Pursuant to the Bankruptcy Rules, the Debtors' chapter 11 cases are being jointly administered for procedural purposes.
- 3. The Debtors and their wholly owned nondebtor foreign subsidiaries (collectively, the "Solutia Group") are a multinational corporate organization that manufactures and sells high-performance chemical-based materials for industrial and consumer use. Solutia, a publicly owned company, is the direct or indirect parent corporation of each of the other members of the Solutia Group. The Solutia Group is a world leader in the development and manufacture of three main product lines with diverse and worldwide applications: performance films, chemical products and nylon products.

- 4. As of the Petition Date, the Solutia Group operated 29 manufacturing plants worldwide including 18 sites in North America, ten sites in Western Europe and one site in South America and had sales offices, research laboratories and technical centers spanning the globe.
- 5. For the six months ended June 30, 2004, the Solutia Group's consolidated net sales were approximately \$1.3 billion, following on consolidated net sales for 2003 of approximately \$2.4 billion. As of June 30, 2004, the Solutia Group had approximately \$2.2 billion in assets and \$3.5 billion in liabilities on a consolidated basis.

# RELIEF REQUESTED

6. By this motion, the Debtors seek entry of an order (the "Bar Date Order") fixing November 29, 2004 at 5:00 p.m. (Prevailing Eastern Time) (the "Bar Date") as the last date and time that proofs of claim against the Debtors must be filed, and approving the form and manner of notice thereof.

# BASIS FOR RELIEF REQUESTED

# A. The need to establish a Bar Date

7. Bankruptcy Rule 3003(c)(3) provides that the Court shall fix the time within which proofs of claim must be filed in a chapter 11 case pursuant to section 501 of the Bankruptcy Code. The circumstances of the Debtors' chapter 11 cases justify the fixing of the Bar Date at this time. On March 2, 2004, the Debtors filed their schedules and statements of financial affairs with the Clerk of this Court and are in the process of finalizing amendments to certain of the Debtors' schedules and statements of financial affairs (collectively, as amended, the "Schedules"), which the Debtors expect to file with the Clerk of this Court before

September 28, 2004 (the hearing date for this Motion). The Debtors developed a business plan and are currently working toward formulating their respective chapter 11 plans of reorganization. In order to continue their progress in the plan process and to prepare a disclosure statement containing adequate information, the Debtors must ascertain the nature, extent and scope of the claims asserted against each of them.

8. To establish a uniform procedure for submission and processing of claims that will facilitate this process, the Debtors propose that each person or entity that asserts against any of the Debtors a claim (as defined in section 101(5) of the Bankruptcy Code) that arose before the Petition Date be required to file an original, written proof of that claim, substantially in the form of the proof of claim annexed hereto as Exhibit A or Official Form No. 10. The Debtors further propose that all proofs of claim be required to be received on or before the Bar Date by The Trumbull Group, LLC ("Trumbull"), the claims and noticing agent retained in these chapter 11 cases.<sup>2</sup> If proofs of claim are not received by Trumbull by the Bar Date, the Debtors propose that the holders of the underlying claims be barred from asserting such claims against the Debtors, as more fully discussed in paragraph 26 below. The Debtors propose that all proofs of claim should be delivered to Trumbull by first-class mail, overnight delivery or hand delivery at the following addresses:

<sup>&</sup>lt;sup>1</sup> The Debtors' amendments to their schedules and statements of financial affairs will reflect additional information that has become available to them after March 2, 2004, including, for example, certain invoices, lien notices and payment credits related to the prepetition period that were received and processed by the Debtors after the original schedules were filed. The amendments will supplement the Debtors' schedules and statements of financial affairs, as originally filed, by adding, modifying or removing claims listed thereon.

<sup>&</sup>lt;sup>2</sup> By order dated December 18, 2003, this Court authorized the retention of Trumbull to provide such services.

Mailing	Overnight Delivery/Hand Delivery
Solutia Inc.	Solutia Inc.
c/o Trumbull Group, LLC	c/o Trumbull Group, LLC
PO Box 5019, Bowling Green	Southern District of New York
Station	One Bowling Green, Room 534
New York, NY 10274-5019	New York, NY 10004-1408

9. The Debtors propose that only original proofs of claim will be deemed acceptable for purposes of claims administration, such that Trumbull will *not* accept proofs of claim sent by facsimile or telecopy, and that proofs of claim will be deemed timely filed only if the original is actually received by Trumbull on or before the Bar Date.

#### B. The Bar Date

Time) be established as the Bar Date. This date will allow the Debtors a short time for coordination of the mailing and publication of the various notices of the Bar Date, as described in section E below, and thereafter a minimum of 40 days for creditors to file proofs of claim against the Debtors. The Debtors believe this time period, which is longer than (a) the 20-day period prescribed by Bankruptcy Rule 2002(a)(7) for notice of the last day to file claims and (b) the 35-day and 25-day periods for the mailing and publishing of bar date notices prescribed by this Court's General Order M-279 -- Adoption of Procedural Guidelines for Filing Requests for Bar Orders ("General Order M-279"), is appropriate given the size and complexity of the Debtors' chapter 11 cases.

<sup>1</sup> The Debtors expect to mail and publish all Bar Date notices described herein within ten days and 20 days, respectively, after the date of entry of the Bar Date Order.

## C. Exclusions from the Bar Date

- 11. There are several categories of claimants who, as a matter of law, procedure or ease of administration, should not be required to file proofs of claim or interests at this time. The Debtors therefore request that persons or entities holding claims or interests in the following categories be excluded from having to file proofs of claim or interest by the Bar Date:
  - (a) claims that were listed in the Schedules, but only if (i) the Schedules did *not* list those claims as "contingent," "unliquidated" or "disputed" and (ii) the holder of the claim does not dispute the Schedules' description of the amount or classification of the claim or the Debtor that is identified as owing the claim;
  - (b) claims for which a proof of claim already has been filed with the Clerk of the United States Bankruptcy Court for the Southern District of New York in a form substantially similar to Official Bankruptcy Form No. 10, against the correct Debtor;
  - (c) claims paid in full by any of the Debtors during these chapter 11 cases as authorized by order of the Court;
  - (d) claims of current employees of any of the Debtors, to the extent that the Debtors were authorized by the Court to honor those claims in the ordinary course of their business such as for wages and benefits; provided that current employees must file proofs of claim by the Bar Date for all other claims arising before the Petition Date against the Debtors including claims for wrongful termination, discrimination and claims covered by the Debtors' workers' compensation insurance;
  - (e) claims of retired employees of Monsanto or any of the Debtors for retirement benefits, including medical, surgical or hospital care benefits, or benefits in the event of sickness, accident, disability or death under any plan, fund or program (through the purchase of insurance or otherwise) maintained or established in whole or in part by the Debtors before the Petition Date;
  - (f) claims related to or under the Solutia Inc. Employees' Pension Plan;
  - (g) claims allowable under sections 503(b) and 507(a)(1) of the Bankruptcy Code as expenses of administration, including claims for goods and services provided to, and accepted by, the Debtors after the Petition Date;
  - (h) claims which are based exclusively upon principal, interest and other applicable fees and charges on or under the (a) 6.72% Debentures under an Indenture, dated October 1, 1997, (b) 11.25% Senior Secured Debentures under an Indenture, dated July 9, 2002, (c) 7.375% Debentures under an Indenture, dated October 1,

1997 and (d) Bank Credit Agreement, dated October 8, 2003 (collectively, the "Debt Instruments"); provided that (i) the foregoing exclusion will not apply to the indenture trustee or designated agent under any of the Debt Instruments or related documents, (ii) any indenture trustee or designated agent under any of the Debt Instruments or related documents will be required to file a proof of claim on account o claims for the repayment by the Debtors of principal, interest and other applicable fees and charges on or under the Debt Instruments, (iii) any person or entity that wishes to assert a claim arising out of or relating to a Debt Instrument, other than a claim for the repayment by the Debtors of principal, interest and other applicable fees and charges on or under the Debt Instrument, will be required to file a proof of claim, unless another exception herein applies and (iv) any indenture trustee or designated agent under any of the Debt Instruments or related documents will only be required to file proofs of claim asserting claims for the repayment of principal, interest and other applicable fees and charges on or under the applicable Debt Instruments or against the chapter 11 estates of the Debtor(s) that is (are) the primary obligor(s) on the underlying debt, and if such proof of claim identifies the Debtors, together with their respective chapter 11 case numbers, that are guarantors or otherwise secondary obligors under the applicable Debt Instruments, that proof of claim will be deemed to have been filed against the chapter 11 estate of each guarantor or secondary obligor;

- (i) claims of one Debtor against any of the other Debtors;
- (j) claims of any direct or indirect non-debtor subsidiary of Solutia Inc. against any of the Debtors; and
- (k) equity interests, which interests are based exclusively upon the ownership of common or preferred stock in a corporation, a general or limited partner interest in a limited partnership, a membership interest in a limited liability company or warrants or rights to sell or subscribe to such security or interest (any such interest being referred to as an "Interest"); provided that holders of Interests who wish to assert a claim against any of the Debtors that arises out of or relates to the ownership or purchase of an Interest, including claims arising out of or relating to the sale, issuance or distribution of the Interest, must file a proof of claim on or prior to the Bar Date, unless another exception set forth herein applies.

## D. Identification of known creditors

Date only to their known creditors, and they propose to rely on publication to give notice to their unknown creditors. This is consistent with applicable case law and practice in this district. See Mullane v. Central Hanover Bank and Trust Co., 399 U.S. 306 (1950). To determine the adequacy of the notice given to a creditor, bankruptcy law distinguishes between known and

unknown creditors. "An 'unknown' creditor is one whose 'interests are either conjectural orfuture or, although they could be discovered upon investigation, do not in due course of business come to knowledge [of the debtor]." See id. at 317. Notice by publication is sufficient to give adequate notice of the Bar Date to unknown creditors. See Grant v. U.S. Home Corp. (In re U.S.H. Corp. of New York), 223 B.R. 654, 659 (Bankr. S.D.N.Y. 1998) (explaining that constructive notice is sufficient for unknown creditors).

- take reasonable steps, such as direct mailing, to provide actual notice of the deadline for filing of proofs of claim. Specifically, a debtor must undertake "reasonably diligent efforts" to uncover the identities and claims of known creditors. *In re Brooks Fashion Stores, Inc.*, No. 92-Civ 1571, 1994 U.S. Dist. LEXIS 4779, \*5 (S.D.N.Y. April 14, 1994). But this does not require the debtor to engage in "impracticable and extended searches . . . in the name of due process." *See Mullane v. Central Hanover Bank and Trust Co.*, 399 U.S. at 317; *Brooks Fashion Stores, Inc.*, 1994 U.S. Dist. LEXIS 4779, at \*5. Rather, the required search is limited to a debtor's "books and records." *See, e.g., In re XO Communications*, 301 B.R. at 793 (citing *Chemetron Corp. v. Jones*, 72 F.3d 341, 347 (3d. Cir. 1995), cert. denied, 517 U.S. 1137 (1996)). "A debtor is not required to search elsewhere for those who might have been injured . . . and cannot be required to provide actual notice to anyone who potentially could have been affected by their actions; such a requirement would completely vitiate the important goal of prompt and effectual administration and settlement of debtors' estates." *Grant v. U.S. Home Corp.*, 223 B.R. at 659.
- 14. A known creditor is a creditor whose name and address is reasonably ascertainable. See Tulsa Prof'l Collection Servs. Inc. v. Pope, 485 U.S. 478, 484 (1988) (holding that actual notice only is required where the "name and address [of the claimant] are reasonably

ascertainable"); Fogel v. Zell, 221 F.3d 955, 963 (7th Cir. 2000) (same); Waterman Steamship Corp. v. Aguiar (In re Waterman Steamship Corp.), 157 B.R. 220, 221 (S.D.N.Y. 1993) (same). As such, the Debtors propose only to provide actual notice to known creditors at their respective last known address.

examination of their books and records and all aspects of the businesses they currently own and operate. The Debtors also investigated claims that may have arisen from (a) sites formerly owned by the Monsanto Company or Pharmacia Corporation (together, for purposes of this Motion, "Monsanto") that were sold to third parties, (b) sites where the Debtors or Monsanto may have disposed of hazardous waste, (c) state and federal superfund sites at which a Debtor or Monsanto was identified as a potentially responsible party, (d) facilities owned or operated by affiliates of the Debtors, (e) facilities the Debtors formerly owned or operated and (f) sites never owned by the Debtors or Monsanto where third parties have alleged that the Debtors or Monsanto may have manufactured, sold, distributed, and/or permitted the use and/or discharge into the environment of certain contaminants (collectively, with the businesses the Debtors currently own and operate, the "Plant and Disposal Sites"). Accordingly, the Debtors believe they have identified all creditors that are reasonably ascertainable and, hence, known creditors.

# E. Procedures for providing notice of the Bar Date

16. The Debtors propose the procedures below for providing mailing and publication notice of the Bar Date. The Debtors' proposed Bar Date notices follow, in form and substance, the form of notice attached to General Order M-279, as adapted where appropriate for the circumstances of these chapter 11 cases.

- (a) Mailing of general and site-specific Bar Date notices
- 17. The Debtors propose to mail written notice of the Bar Date, substantially in the form annexed hereto as Exhibit B (the "General Bar Date Notice"), a proof of claim form and an instruction sheet for preparing and filing such form (collectively, the "General Bar Date Package") to the following entities:
  - (a) the United States Trustee for the Southern District of New York;
  - (b) counsel to the Creditors' Committee;
  - (c) counsel to the official committee of retirees;
  - (d) counsel to the official committee of equity security holders;
  - (e) counsel to the agents for the Debtors' postpetition secured bank lenders;
  - (f) the indenture trustee or fiscal agent for each of the public debt securities issued or guaranteed by the Debtors;
  - (g) the labor organizations that are party to collective bargaining agreements with the Debtors:
  - (h) counsel to any ad hoc committees for the public debt securities issued or guaranteed by the Debtors;
  - (i) Pharmacia Corporation;
  - (i) Monsanto Company;
  - (k) the Securities and Exchange Commission;
  - (1) the Internal Revenue Service;
  - (m) those parties who have formally appeared and requested service in these cases pursuant to Bankruptcy Rule 2002 as of the date of entry of the Bar Date Order;
  - (n) all persons or entities that have filed proofs of claim against the Debtors as of the date of entry of the Bar Date Order;
  - (o) all persons or entities listed in the Debtors' Schedules as a holder of a claim against any Debtor or as a party to an executory contract with any Debtor, using the last known address; and
  - (p) all other known holders of claims as of the date of entry of the Bar Date Order, using the last known address.
- 18. To provide due and proper notice of the Bar Date to "street name" holders (the "Street Name Holders") of the Debtors' public debt securities and the Debtors' public equity securities as of the Petition Date, the Debtors, intend to provide nominee record holders, such as brokerage firms and clearing houses, that hold on behalf of Street Name Holders with sufficient

Date Package to each and every Street Name Holder. To assist the Debtors and these record holders in the distribution of General Bar Date Packages to Street Name Holders, the Debtors intend to engage Financial Balloting Group LLC ("FBG"), a consulting firm that is an expert in the management and coordination of such distributions.<sup>2</sup> The Debtors submit that they should not be required to provide actual notice to any holder of the Debtors' public debt securities or the Debtors' public equity securities if the holder obtained an interest in such public debt securities or public equity securities after the Petition Date.

19. In addition, in an effort to ensure that the Debtors' known creditors who may have environmental or asbestos claims related to the Plant and Disposal Sites receive sufficient notice of the Bar Date's applicability to their claims, the Debtors propose to provide these creditors with a supplemental notice that focuses special attention on site-related environmental and asbestos claims. Specifically, if any known creditor of the Debtors is located within a 35 mile radius of any of the Plant and Disposal Sites (based upon the creditor's mailing address as listed in the Debtors' books and records), the Debtors propose to include a site-specific bar date notice designed to provide further information regarding the Plant or Disposal Site (a "Site-Specific Mailing Notice") in that creditor's General Bar Date Package.<sup>3</sup> The Debtors believe that providing Site-Specific Mailing Notices to known creditors located near the Plant and Disposal

Contemporaneously herewith, the Debtors filed their Application for an Order Approving the Retention of Financial Balloting Group LLC as Special Noticing, Balloting and Tabulating Agent, Nunc Pro Tunc to August 23, 2004.

<sup>&</sup>lt;sup>3</sup> A generalized form of the proposed Site-Specific Mailing Notice is annexed hereto as Exhibit C, and site-tailored notices, which substantially reflect the actual Site-Specific Mailing Notices that will be mailed, are annexed hereto as Exhibit D.

Sites, as described above, is reasonable and will be sufficient to provide notice to any known creditors that may have environmental or asbestos claims against the Debtors.

- 20. There also are approximately 30 PCB actions and 570 asbestos actions (involving an estimated 3,500 to 4,500 plaintiffs) pending against Monsanto, for which it has sought indemnity from Solutia or in which Solutia is a joint defendant. In addition, Solutia is defending approximately 90 general and product liability claims that were brought against Pharmacia Corporation.
- 21. The Debtors do not have personal information for many of the plaintiffs in these lawsuits (the "Represented Litigation Claimants"), who are represented by counsel in the litigation. Specifically, due to the manner in which certain of these alleged claims are handled by plaintiffs' counsel, the Debtors do not have, and cannot reasonably obtain, the name and address of each individual Represented Litigation Claimant. Indeed, the Debtors' books and records reflect only the counsel of record for each of the Represented Litigation Claimants, and all communication regarding the Represented Litigation Claimants and their pending lawsuits has been through and with such counsel of record.
- 22. The mailing of Bar Date notices to the Represented Litigation Claimants in accordance with the procedures herein will reduce the administrative and economic burdens placed on the Debtors and will not adversely affect the rights of the Represented Litigation Claimants because they will receive notice of the Bar Date through their counsel of record in their respective lawsuits. Under these circumstances, the Debtors believe that giving notice of the Bar Date to the counsel of record for the Represented Litigation Claimants for whom the Debtors lack personal information, will constitute sufficient notice of the Bar Date and is appropriate and warranted.

- 23. After the initial mailing of the Bar Date notices, the Debtors anticipate that it may be appropriate to make supplemental mailings of notices in a number of situations, including in the event that (a) notices are returned by the post office with forwarding addresses, 4 (b) certain parties acting on behalf of parties in interest (e.g., banks and brokers with respect to bondholders and equity holders) decline to pass along notices to these parties and instead return their names and addresses to the Debtors for direct mailing and (c) additional potential claimants become known as the result of the Bar Date noticing process. In this regard, the Debtors request that the Court permit them to make supplemental mailings of Bar Date notices in these and similar circumstances at any time up to 23 days in advance of the Bar Date, with any such mailings being deemed timely and the Bar Date being applicable to the recipient creditors. The Debtors believe that these proposed supplemental mailings will help them provide actual notice to known creditors wherever practicable, while at the same time preserving the integrity of the Bar Date, reducing the number of any supplemental bar dates that may need to be established (see section L below), facilitating the claims resolution process and easing the administrative burden on the Debtors.
  - (b) Publication of general and site-specific Bar Date notices
- 24. Given the nationwide scope of their businesses, the Debtors propose to give notice of the Bar Date by publication, as provided in Rule 2002(1) of the Bankruptcy Rules, to creditors to whom notice by mail is impracticable including creditors who are unknown or not reasonably ascertainable by the Debtors and creditors whose identities are known but whose addresses are unknown by the Debtors. Specifically, the Debtors propose to publish the General

<sup>&</sup>lt;sup>4</sup> However, if notices are returned as "return to sender" without a forwarding address, the Debtors should not be required to mail additional notices to such creditors.

Bar Date Notice, substantially in the form annexed hereto as Exhibit E, (the "General Bar Date Publication Notice") both nationally and locally in the newspapers and periodicals listed on Exhibit F.

asbestos claims related to the Plant and Disposal Sites receive sufficient notice of the Bar Date, the Debtors intend to supplement the general publication notice described above with site-specific Bar Date notices that, like the Site-Specific Mailing Notices, focus special attention on potential environmental and asbestos claims related to the Plant and Disposal Sites. Specifically, the Debtors propose to publish site-specific Bar Date notices (the "Site-Specific Publication Notices") in newspapers and periodicals within the towns and cities<sup>5</sup> where the Plant and Disposal Sites are located, as indicated on Exhibit I.<sup>6</sup> The applicable Site-Specific Notice will appear adjacent to the General Bar Date Publication Notice in each relevant publication. The Debtors believe that publication of Site-Specific Publication Notices in this manner in the areas around the Plant and Disposal Sites is reasonably calculated to provide sufficient notice to any unknown creditors who may have environmental or asbestos claims against the Debtors related to the Plant and Disposal Sites.

If a Plant or Disposal Site spans two towns or cities or is very close to the border of a town or city, the Debtors propose to publish notices in both areas. However, the Debtors do not intend to publish Site-Specific Publication Notices outside of the county where any given Plant or Disposal Site is located. The Debtors will make every effort to avoid publications with duplicative circulations but, in order to make sure certain areas related to Plant or Disposal Sites are fully covered, some amount of overlap will be unavoidable.

<sup>&</sup>lt;sup>6</sup> A generalized form of the proposed Site-Specific Publication Notice is annexed hereto as Exhibit G, and site-tailored notices, which substantially reflect the actual Site-Specific Publication Notices that will be published, are annexed hereto as Exhibit H.

# F. Consequences of failure to file a proof of claim

Order specifically provide that any holder of a claim against one or more of the Debtors, including any environmental or asbestos claim related to the Plant and Disposal Sites, who is required to file a proof of claim on or before the Bar Date or any supplemental bar date established pursuant to section L below, but fails to do so, will be forever barred, estopped and enjoined from asserting such claim against such Debtor (or filing a proof of claim with respect thereto), and the applicable Debtor and its estate and property will be forever discharged from any and all indebtedness or liability with respect to such claim, and such holder will not be permitted to vote to accept or reject any plan of reorganization or participate in any distribution in such Debtor's chapter 11 case on account of such claim or to receive further notices regarding such claim.

#### G. Amendment to Schedules

27. If the Debtors amend the Schedules after having given notice of the Bar Date, the Debtors propose to give notice by first-class mail of any amendment to the holders of claims affected thereby, and propose that the deadline for those holders to file proofs of claim, if necessary, be set as the later of (a) the Bar Date or (b) 30 days from the date that notice of the Schedule amendment is given (or another time period as may be fixed by the Court).

# H. Executory contracts

28. The Debtors anticipate that certain creditors may assert claims in connection with future motions by the Debtors to reject executory contracts and unexpired leases pursuant to section 365 of the Bankruptcy Code. In this regard, the Debtors propose that any holder of a claim arising from the rejection of an unexpired lease or executory contract of a Debtor (an

"Agreement") be required to file a proof of claim by the later of (a) the Bar Date or (b) the date provided in any order authorizing the Debtor to reject the Agreement or, if no date is provided, then 30 days after the date of any order authorizing the Debtors to reject an Agreement.

### I. PBGC claims

29. Before the filing of this Motion, the Pension Benefit Guaranty Corporation (the "PBGC") requested, and the Debtors agreed, to propose to the Court that the PBGC be permitted to file consolidated proofs of claim in these chapter 11 cases solely under the case caption of *Solutia Inc.*, et al., Case No. 03-17949 (PCB). The PBGC believes that it has claims, under various theories of liability, against each of the Debtors with respect to the Debtors' tax-qualified defined benefit pension plan which, as a practical matter, could result in the PBGC filing 15 separate proofs of claim in these chapter 11 cases. The Debtors believe that the filing of this many separate proofs of claim, when the parties are all aware that the PBGC asserts claims against each Debtor, would be duplicative and unnecessary. Accordingly, the Debtors propose that the PBGC be permitted to file a consolidated proof of claim in these chapter 11 cases and that each claim the PBGC files in Case No. 03-17949 (PCB) be deemed to be a claim asserted against each of the Debtors whose cases are jointly administered under such case number.

## J. Amendment of Monsanto proofs of claims after the Bar Date

30. The Debtors propose that all Monsanto (including, for these purposes, both Monsanto Company and Pharmacia Corporation) proofs of claim be filed on or before the Bar Date (the "Initial Proofs of Claim") in accordance with the procedures set forth herein. However, in light of the complexity of the Debtors' relationships with Monsanto, the Debtors further propose that Monsanto be permitted to amend its Initial Proofs of Claim after the Bar Date to reflect additional claims that (a) Monsanto discovers after the Bar Date as a result of the review

of proofs of claim filed against the Debtors by other parties and (b) are based upon the claims or legal theories set forth in Monsanto's Initial Proofs of Claim. The Debtors propose that the deadline for Monsanto to file any such amendments with the Court be 60 days after the date Monsanto receives from Trumbull (a) a copy of the Debtors' initial claims register after the Bar Date and (b) paper or electronic copies of the timely proofs of claim filed against the Debtors (with the understanding that the claims register and the proof of claim files may be supplemented thereafter from time to time to reflect additional claims that are received by Trumbull, and that such supplementation will not give rise to any further extension of Monsanto's time for filing amendments to its Initial Proofs of Claim). To facilitate the amendment of the Initial Proofs of Claim, Monsanto intends to request from Trumbull a copy of the Debtors' claims register, copies of proofs of claim filed against the Debtors by the Bar Date and certain other information related to proofs of claim filed in these chapter 11 cases and has agreed to fully reimburse Trumbull for any and all fees and expenses incurred by Trumbull related to providing Monsanto with this information.

# K. Management of claims processing

31. The Debtors believe that thousands of parties are entitled to receive notice of the Bar Date in these chapter 11 cases. To alleviate the burden on the Clerk's Office to administer the large number of proofs of claim that will be filed, the Debtors propose to use the services of Trumbull and FBG, as applicable, to coordinate the processing of proofs of claim, after an initial review by the Clerk's Office. Further, to minimize disruption to the Clerk's Office from inquiries regarding claims issues, the Debtors have established a claims hotline for creditor calls. The telephone number will be included in the Bar Date notices to creditors, as in the exhibits attached hereto.

32. To the extent Trumbull requires any additional assistance with maintaining, photocopying and transmitting proofs of claim, the Debtors request that Trumbull be authorized to employ and pay necessary service providers, subject to prior approval of the Debtors, and to obtain reimbursement from the Debtors for any such payments on the same terms applicable to its direct services.

# L. Supplemental bar dates, if necessary

- cases on a very limited basis where it is necessary to ensure all known and unknown creditors receive notice of the bar date. To minimize any time and expense associated with having to seek subsequent bar date orders from the Court, the Debtors request they be permitted to establish supplemental bar dates, upon the written consent of the Creditors' Committee, with respect to (a) creditors who were initially mailed notice of the Bar Date, but as to which a remailing of the kind described in paragraph 23 above is appropriate, but cannot be accomplished in time to provide at least 23 days' notice of the Bar Date, (b) retirees who may be required to file a proof of claim if the Debtors amend retiree benefits under section 1114 of the Bankruptcy Code, (c) employees who may be required to file a proof of claim if the Debtors reject or modify certain of their collective bargaining agreements under section 1113 of the Bankruptcy Code and (d) other creditors that become known to the Debtors after the Bar Date, including those that may have environmental or asbestos claims related to any of the Debtors' or Monsanto's plants or disposal sites that are not Plant and Disposal Sites (the "Additional Plant and Disposal Sites").
- 34. The Debtors propose to advise the Court of any supplemental bar date by filing a supplemental bar date notice, which identifies the supplemental bar date and the claimants that

are subject thereto. In addition to filing the supplemental bar date notice with the Court, the Debtors, as applicable, propose to:

- (a) mail a General Bar Date Package (modified to include a supplemental bar date notice substantially in the form of the General Bar Date Notice), in accordance with the procedures set forth in section E(a) above, to known creditors who are subject to the supplemental bar date;
- (b) publish a site-specific notice (which indicates the supplemental bar date and is substantially in the form of the Site-Specific Publication Notices), in accordance with the procedures set forth in section E(b) above, to provide notice to unknown creditors that may have a claim related to an Additional Plant and Disposal Site; and/or
- (c) mail a General Bar Date Package (modified to include a supplemental bar date notice substantially in the form of the General Bar Date Notice), along with a site specific bar date notice (substantially in the form of the Site-Specific Mailing Notices), in accordance with the procedures set forth in paragraph 19 above, to creditors who are subject to the supplemental bar date and that may have a claim related to an Additional Plant and Disposal Site.
- 35. The Debtors further request that they be permitted to provide 23 days' notice of any supplemental bar date because that date may be established later in the case at a time when delay resulting from an extended notice period could hinder the progress of these chapter 11 cases. The Debtors believe the vast majority of parties in interest will be subject to the Bar Date and will receive at least 40 days' notice thereof.

# M. Supplemental documentation and extension of the Bar Date

36. The Debtors propose that upon the advance written consent of the Debtors, a creditor's proof of claim may be filed without the writings upon which the claim is based, as required by Bankruptcy Rule 3001(c) and (d); provided that upon the request of the Debtors or any other party in interest in these cases, any creditor that received such written consent shall be required to transmit promptly such writings to the Debtors or the other party in interest, but in no event later than ten days from the date of such request. In addition, the Debtors propose that they

be authorized, in their discretion and upon the written consent of the Creditors' Committee, to extend the Bar Date by stipulation where the Debtors determine that such extension is in the best interests of the Debtors and their respective estates.

### WAIVER OF MEMORANDUM OF LAW

37. The Debtors respectfully submit that the citation of applicable authorities and argument set forth herein satisfies the requirement that the Debtors file a memorandum of law in support of this Motion pursuant to Rule 9013-1(b) of the Local Bankruptcy Rules for the Southern District of New York.

# **NOTICE**

38. Notice of this Motion will be provided by first-class mail to (a) the United States Trustee for the Southern District of New York, (b) counsel to the Creditors' Committee, (c) counsel to the official committee of retirees, (d) counsel to the official committee of equity security holders, (e) counsel to the agents for the Debtors' postpetition secured bank lenders, (f) the indenture trustee or fiscal agent for each of the public debt securities issued or guaranteed by the Debtors, (g) the labor organizations that are party to collective bargaining agreements with the Debtors, (h) counsel to any ad hoc committees for the public debt securities issued or guaranteed by the Debtors, (i) Pharmacia Corporation, (j) Monsanto Company, (k) the Securities and Exchange Commission, (l) the Internal Revenue Service, (m) all applicable federal and state environmental agencies and (n) those parties who have formally appeared and request service in these cases pursuant to Bankruptcy Rule 2002. In light of the nature of the relief requested herein, the Debtors submit that no other or further notice need be given and that the notice provided by the Debtors is sufficient.

# **NO PRIOR REQUEST**

39. No prior request for the relief sought in this Motion has been made to this or any other court.

WHEREFORE, the Debtors respectfully request that the Court (a) enter an order, substantially in the form annexed hereto as Exhibit J, fixing the Bar Date and approving the related notice procedures described herein and (b) grant such other relief as the Court may deem just and proper.

Dated:

September 10, 2004

New York, New York

Respectfully submitted,

/s/ M, Natasha Labovitz

Richard M. Cieri (RC-6062)

Conor D. Reilly (CR-6559)

M. Natasha Labovitz (MNL-5153)

GIBSON, DUNN & CRUTCHER LLP

200 Park Avenue

**New York.** New York 10166-0193

Telephone: (212) 351-4000

Facsimile: (212) 351-4035

Attorneys for the Debtors and Debtors in Possession

# **EXHIBIT** A PROOF OF CLAIM FORM AND INSTRUCTIONS

FORM B10 (Official Form 10) (12/03)			
UNITED STATES BANKRUPTO	CY COURT FOR THE SOU	THERN DISTRICT OF NEW YORK	PROOF OF CLAIM
In re Solutia Inc., et al.		03-17949 (PCB)	
Name of Debtor: (Specify Debtor Name)		Case Number: (Specify Case Number)	
NOTE: This form should not be used to A "request" for payment of an administra		after the commencement of the case.	
Name of Creditor (The person or other er or property):			
Name and address where notices should be	e sent:		
Telephone Number:			THIS SPACE IS FOR COURT USE ONLY
Account or other number by which credit	or identifies debtor:	Check here if ☐ replaces a previously this claim ☐ amends	filed claim, dated
1. Basis for Claim  ☐ Goods sold ☐ Services performed ☐ Money loaned ☐ Personal injury/wrongful death ☐ Taxes ☐ Other		Retiree benefits as defined in 11 U.S.C. §  Wages, salaries, and compensation (fill or Last four digits of SS #: Unpaid compensation for services perform from to (date) (date)	it below)
2. Date debt was incurred:		3. If court judgment, date obtained:	
4. Total Amount of Claim at Time Case	Filed: \$		
If all or part of your claim is secured Check this box if claim includes intercharges.		(secured) (priority) te Item 5 or 7 below. the principal amount of the claim. Attach itemized state	(Total)  ement of all interest or additional
5. Secured Claim.  Check this box if your claim is secure setoff).  Brief Description of Collateral:  Real Estate	es at time case filed included in teral or lien securing your claim, or erty securing it, or if c) none or or	Amount entitled to priority \$  Specify the priority of the claim:  Wages, salaries, or commissions (up to \$ filing of the bankruptcy petition or cessa is earlier - 11 U.S.C. § 507(a)(3).  Contributions to an employee benefit pla Up to \$ 2,100 for deposits toward purcha services for personal, family, or househo Alimony, maintenance, or support owed U.S.C. § 507(a)(7).  Taxes or penalties owed to governmenta Other - Specify applicable paragraph of	i4,650), earned within 90 days before tion of the debtor's business, whichever an - 11 U.S.C. §507(a)(4). ase, lease, or rental of property or old use - 11 U.S.C. § 507(a)(6). to a spouse, former spouse, or child - 11 l units - 11 U.S.C. § 507(a)(8).
claim.  9. Supporting Documents: Attach copitemized statements of running accomperfection of lien. DO NOT SEND OR  10. Date-Stamped Copy: To receive an and copy of this proof of claim.	ies of supporting documents, sunts, contracts, court judgments, IGINAL DOCUMENTS. acknowledgment of the filing of your contracts.	ch as promissory notes, purchase orders, invoices, mortgages, security agreements, and evidence of our claim, enclose a stamped, self-addressed envelope or other person authorized to file this claim (attach	THIS SPACE IS FOR COURT USE ONLY
conv of nower of atto		Person addicated to the time claim (accept	

#### Instructions for Proof of Claim Form

The instructions and definitions below are general explanations of the law. In particular types of cases or circumstances, such as bankruptcy cases that are not filed voluntarily by a debtor, there may be exceptions to these general rules.

#### Debtor

The person, corporation, or other entity that has filed a bankruptcy case is called the debtor.

A creditor is any person, corporation, or other entity to whom the debtor owed a debt on the date that the bankruptcy case was filed.

#### Proof of Claim

A form telling the bankruptcy court how much the debtor owed a creditor at the time the bankruptcy case was filed (the amount of the creditor's claim). Proofs of claims are to be mailed to Solutia Inc., c/o The Trumbull Group, LLC, P.O. Box 5019, Bowling Green Station, New York, NY 10274-5019 or overnight delivery to Solutia Inc., c/o The Trumbull Group, LLC Southern District of New York, One Bowling Green, Room 534, New York, NY 10004-1408, 860-687-3956.

# DEFINITIONS Secured Claim

A claim is a secured claim to the extent that the creditor has a lien on property of the debtor (collateral) that gives the creditor the right to be paid from that property before creditors who do not have liens on the property.

Examples of liens are a mortgage on real estate and a security interest in a car, truck, boat, television set, or other item of property. A lien may have been obtained through a court proceeding before the bankruptcy case began; in some states a court judgment is a lien. In addition, to the extent a creditor also owes money to the debtor (has a right of setoff), the creditor's claim may be a secured claim. (See also Unsecured Claim)

#### **Unsecured Claim**

If a claim is not a secured claim it is an unsecured claim. A claim may be partly secured and partly unsecured if the property on which a creditor has a lien is not worth enough to pay the creditor in full. **Unsecured Priority Claim** 

Certain types of unsecured claims are given priority, so they are to be paid in bankruptcy cases before most other unsecured claims (if there is sufficient money or property available to pay these claims). The most common types of priority claims are listed on the proof of claim form. Unsecured claims that are not specifically given priority status by the bankruptcy laws are classified as *Unsecured Nonpriority Claims*.

## Items to be completed in Proof of Claim form (if not already filled in)

#### Court, Name of Debtor, and Case Number:

Fill in the name of the federal judicial district where the bankruptcy case was filed (Southern District of New York), the name of the debtor in the bankruptcy case, and the bankruptcy case number.

The Debtors in these chapter 11 cases are:

Solutia Business Enterprises Inc.	(Case No. 03-17948)
Solutia Inc.	(Case No. 03-17949)
Solutia Systems, Inc.	(Case No. 03-17950)
Solutia Overseas, Inc.	(Case No. 03-17951)
CPFilms Inc.	(Case No. 03-17952)
Solutia Management Company, Inc.	(Case No. 03-17953)
Monchem International, Inc.	(Case No. 03-17954)
Axio Research Corporation	(Case No. 03-17955)
Solutia Investments, LLC	(Case No. 03-17956)
Beamer Road Management Company	(Case No. 03-17957)
Monchem, Inc.	(Case No. 03-17958)
Solutia Inter-America, Inc.	(Case No. 03-17959)
Solutia International Holding, LLC	(Case No. 03-17960)
Solutia Taiwan, Inc.	(Case No. 03-17961)
Solutia Greater China, Inc.	(Case No. 03-17962)

Please note that the Debtors may have used the following other names over the last six years:

Solutia Inc.: Queeny Chemical Company, Monsanto Company, Acrilan, Amcis, Ascend, AstroTurf, Butvar, CarboGen, Clean Machine, ChroMatix, Dequest, Duraspun, EPG, Ginny, KeepSafe, KeepSafe Maximum, Llumar, Litter Buster, Mealmaid, Pet Hair Eliminator, Pharmaceutical Advisors, Pil-Trol, Saflex, SC50, SEF (Self Extinguishing Fiber) Modacrylic Fiber, Skydrol, SkyKleen, Spray Guard, The Smart Yarns, ThermaSealed, Therminol, Ultron, Vanceva, Vanceva Color, Vanceva Design, Vanceva Secure, Vydyne, Wear-Dated

CPFilms Inc.: Courtaulds Performance Films, Inc., Martin Processing, Inc., Courtaulds Performance Films of Virginia, Gila, Llumar, Vista, UVShield, FormulaOne Performance Automotive Films, CourtGard

Solutia Management Company, Inc.: Solutia Services, Inc. **Axio Research Corporation**: Statistics and Epidemiology Research

Corporation

Solutia Inter-America, Inc.: Monsanto Inter-America, Inc.

Solutia Trianga Management Chapting Triang

Solutia Inter-America, Inc.: Monsanto Inter-America, Inc. Solutia Taiwan, Inc.: Monsanto Chemicals Taiwan, Inc.: Solutia Greater China, Inc.: Monsanto Greater China

#### Information about Creditor:

Complete the section giving the name, address, and telephone number of the creditor to whom the debtor owes money or property, and the debtor's account number, if any. If anyone else has already filed a proof of claim relating to this debt, if you never received notices from the bankruptcy court about this case, if your address differs from that to which the court sent notice, or if this proof of claim replaces or changes a proof of claim that was already filed, check the appropriate box on the form

#### 1. Basis for Claim:

Check the type of debt for which the proof of claim is being filed. If the type of debt is not listed, check "Other" and briefly describe the type of debt. If you were an employee of the debtor, fill in the last four digits of your social security number and the dates of work for which you were not paid.

#### 2. Date Debt Incurred:

Fill in the date when the debt first was owed by the debtor.

#### 3. Court Judgments:

If you have a court judgment for this debt, state the date the court entered the judgment.

#### 4. Total Amount of Claim at Time Case Filed:

Fill in the total amount of the entire claim. If interest or other charges in addition to the principal amount of the claim are included, check the appropriate place on the form and attach an itemization of the interest and charges.

#### 5. Secured Claim:

Check the appropriate place if the claim is a secured claim. You must state the type and value of property that is collateral for the claim, attach copies of the documentation of your lien, and state the amount past due on the claim as of the date the bankruptcy case was filed. A claim may be partly secured and partly unsecured. (See DEFINITIONS, above).

#### 6. Unsecured Nonpriority Claim:

Check the appropriate place if you have an unsecured nonpriority claim, sometimes referred to as a "general unsecured claim." (See DEFINITIONS, above.) If your claim is partly secured and partly unsecured, state here the amount that is unsecured. If part of your claim is entitled to priority, state here the amount not entitled to priority.

#### 7. Unsecured Priority Claim:

Check the appropriate place if you have an unsecured priority claim, and state the amount entitled to priority. (See DEFINITIONS, above). A claim may be partly priority and partly nonpriority if, for example, the claim is for more than the amount given priority by the law. Check the appropriate place to specify the type of priority claim.

#### 8. Credits:

By signing this proof of claim, you are stating under oath that in calculating the amount of your claim you have given the debtor credit for all payments received from the debtor.

#### 9. Supporting Documents:

You must attach to this proof of claim form copies of documents that show the debtor owes the debt claimed.

# EXHIBIT B GENERAL BAR DATE NOTICE

# UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X
In re	: Chapter 11
SOLUTIA INC., et al.,	: Case No. 03-17949 (PCB)
Debtors.	: (Jointly Administered)
	·

# NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE [DATE]

# TO ALL CREDITORS OF THE DEBTORS AND **DEBTORS** IN POSSESSION LISTED BELOW: PLEASE TAKE NOTICE THAT:

1. On December 17, 2003, Solutia Inc. ("Solutia") and its affiliated debtors and debtors in possession (collectively, the "Debtors") each filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330 (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York (the "Court"). Set forth below for each Debtor are its name and its respective case number:

Debtor	Address	Case No.
Solutia Business Enterprises, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17948
Solutia Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17949
Solutia Systems, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17950
Solutia Overseas, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17951
CPFilms, Inc.	4210 The Great Road, Fieldale, VA 24089	03-17952
Solutia Management Company, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17953
Monchem International, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17954
Axio Research Corporation	2601 4th Avenue, Suite 200, Seattle, WA 98121	03-17955
Solutia Investments, LLC	575 Maryville Center Drive, St. Louis, MO 63166	03-17956
Beamer Road Management Company	575 Maryville Center Drive, St. Louis, MO 63166	03-17957
Monchem, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17958
Solutia Inter-America, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17959
Solutia International Holding, LLC	575 Maryville Center Drive, St. Louis, MO 63166	03-17960
Solutia Taiwan, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17961
Solutia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17962

2. The Debtors may have done business under other names within the last six years, as follows:

<u>Debtor</u>	Other Names
Solutia Inc.	Queeny Chemical Company, Monsanto Company, Acrilan, Amcis, Ascend, AstroTurf, Butvar, CarboGen, Clean Machine, ChroMatix, Dequest, Duraspun, EPG, Ginny, KeepSafe, KeepSafe Maximum, Llumar, Litter Buster, Mealmaid, Pet Hair Eliminator, Pharmaceutical Advisors, Pil-Trol, Saflex, SC50, SEF (Self Extinguishing Fiber) Modacrylic Fiber, Skydrol, SkyKleen, Spray Guard, The Smart Yarns, ThermaSealed, Therminol, Ultron, Vanceva, Vanceva Color, Vanceva Design, Vanceva Secure, Vydyne, Wear-Dated
CPFilms Inc.	Courtaulds Performance Films, Inc., Martin Processing, Inc., Courtaulds Performance Films of Virginia, Gila, Llumar, Vista, UVShield, FormulaOne Performance Automotive Films, CourtGard
Solutia Management Company, Inc.	Solutia Services, Inc.
Axio Research Corporation	Statistics and Epidemiology Research Corporation
Solutia Inter-America, Inc.	Monsanto Inter-America, Inc.
Solutia Taiwan, Inc.	Monsanto Chemicals Taiwan, Inc.
Solutia Greater China, Inc.	Monsanto Greater China

3. In 1997, Solutia was "spun off" from the Monsanto Company (now known as Pharmacia Corporation, and referred to in this notice as "Monsanto") and is an independent company. As part of the spin-off, Solutia may be responsible for claims against Monsanto that were related to Monsanto's historic chemicals business.

### DEADLINE FOR FILING CLAIMS AGAINST SOLUTIA AND THE OTHER DEBTORS:

- 4. On [date], the Court entered an order (the "Bar Date Order") establishing [Date], at 5:00 p.m., Prevailing Eastern Time (the "Bar Date"), as the deadline for filing proofs of claim against the Debtors. The Bar Date applies to all claims against the Debtors that arose before December 17, 2003 except the Excluded Claims listed in paragraph 6 below. The Bar Date Order also sets procedures to be used for filing proofs of claim, which are summarized in this notice for your convenience.
- 5. You MUST file a proof of claim by the Bar Date if you have any claim against any of the Debtors that arose before December 17, 2003. The only exception to this requirement is for claims described in paragraph 6, below. Acts or omissions that occurred before December 17, 2003 may give rise to claims subject to the Bar Date even if the claims may not have become known or fixed or liquidated until after December 17, 2003. IF YOU SEEK TO ASSERT ANY CLAIMS RELATED TO MONSANTO'S HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE, YOU MUST FILE A PROOF OF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR SOLUTIA MUST BE TIMELY FILED AND IF NOT, WILL BE FOREVER BARRED. Under section 101(5) of the Bankruptcy Code and as used herein, the word "claim" means: (a) a right to payment, whether or not such right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured or unsecured; or (b) a right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured or unsecured.
- 6. The Bar Date Order provides that creditors do **NOT** have to file proofs of claim by the Bar Date for the types of claims and interests listed below in this paragraph 6 (collectively, the "Excluded Claims"). You should not file a proof of claim at this time for any Excluded Claim. The Court may enter one or more separate orders at a later time requiring creditors to file proofs of claim for some kinds of Excluded Claims and setting related deadlines. If the Court does enter such an order, you will receive notice of it. Excluded Claims include:
  - (a) claims that were listed in the schedules of assets and liabilities and statements of financial affairs, which were filed by the Debtors on March 2, 2004 and amended on [date] (as amended, the "Schedules"), but only if (i) the Schedules did not list those claims as "contingent," "unliquidated" or "disputed," and (ii)

- the holder of the claim does not dispute the Schedules' description of the amount or classification of the claim or the Debtor that is identified as owing the claim;
- (b) claims for which a proof of claim already has been filed with the Clerk of the United States Bankruptcy Court for the Southern District of New York in a form substantially similar to Official Bankruptcy Form No. 10, against the correct Debtor;
- claims paid in full by any of the Debtors during these chapter 11 cases as authorized by order of the Court;
- claims of current employees of any of the Debtors, to the extent that the Debtors were authorized by the Court to honor those claims in the ordinary course of their business such as for wages and benefits, except that current employees must file proofs of claim by the Bar Date for all other claims arising before December 17, 2003 against the Debtors including claims for wrongful termination, discrimination and claims covered by the Debtors' workers' compensation insurance;
- (e) claims of retired employees of Monsanto or any of the Debtors for retirement benefits, including medical, surgical or hospital care benefits, or benefits in the event of sickness, accident, disability or death under any plan, fund or program (through the purchase of insurance or otherwise) maintained or established in whole or in part by the Debtors before December 17, 2003;
- (f) claims related to the Solutia Inc. Employees' Pension Plan;
- (g) claims allowable under sections 503(b) and 507(a)(1) of the Bankruptcy Code as expenses of administration, including claims for goods and services provided to, and accepted by, the Debtors after December 17, 2003;
- (h) claims which are based exclusively upon principal, interest and other applicable fees and charges on or under the (a) 6.72% Debentures under an Indenture, dated October 1, 1997, (b) 11.25% Senior Secured Debentures under an Indenture, dated July 9, 2002, (c) 7.375% Debentures under an Indenture, dated October 1, 1997 and (d) Bank Credit Agreement, dated October 8, 2003 (collectively, the "Debt Instruments"); provided that (i) the foregoing exclusion will not apply to the indenture trustee or designated agent under any of the Debt Instruments or related documents, (ii) any indenture trustee or designated agent under any of the Debt Instruments or related documents will be required to file a proof of claim on account o claims for the repayment by the Debtors of principal, interest and other applicable fees and charges on or under the Debt Instruments, (iii) any person or entity that wishes to assert a claim arising out of or relating to a Debt Instrument, other than a claim for the repayment by the Debtors of principal, interest and other applicable fees and charges on or under the Debt Instrument, will be required to file a proof of claim, unless another exception herein applies and (iv) any indenture trustee or designated agent under any of the Debt Instruments or related documents will only be required to file proofs of claim asserting claims for the repayment of principal, interest and other applicable fees and charges on or under the applicable Debt Instruments or against the chapter 11 estates of the Debtor(s) that is (are) the primary obligor(s) on the underlying debt, and if such proof of claim identifies the Debtors, together with their respective chapter 11 case numbers, that are guarantors or otherwise secondary obligors under the applicable Debt Instruments, that proof of claim will be deemed to have been filed against the chapter 11 estate of each guarantor or secondary obligor;
- (i) claims of one Debtor against any of the other Debtors;
- (i) claims of any direct or indirect non-debtor subsidiary of Solutia Inc. against any of the Debtors; and
- (k) equity interests, which interests are based exclusively upon the ownership of common or preferred stock in a corporation, a general or limited partner interest in a limited partnership, a membership interest in a limited liability company or warrants or rights to sell or subscribe to such security or interest (any such

interest being referred to as an "Interest"); provided that holders of Interests who wish to assert a claim against any of the Debtors that arises out of or relates to the ownership or purchase of an Interest, including claims arising out of or relating to the sale, issuance or distribution of the Interest, must file a proof of claim on or prior to the Bar Date, unless another exception set forth herein applies.

# 7. THE FACT THAT YOU HAVE RECEIVED THIS NOTICE DOES NOT MEAN THAT YOU HAVE A CLAIM OR THAT THE DEBTORS BELIEVE YOU HAVE A CLAIM.

- 8. If the Debtors amend their Schedules again after you receive this notice, the Debtors will give notice of that amendment to the holders of the Claims that are affected by it, and those holders will be given an opportunity to file proofs of claim before a new deadline that will be specified in that future notice.
- 9. The Bankruptcy Code provides that Debtors may, at any time before a plan of reorganization is confirmed by the Court, choose to reject certain executory contracts or unexpired leases. If your contract or lease is rejected, you may have a claim resulting from that rejection. The deadline to file a proof of claim for damages relating to the rejection of the contract or lease is the later of (a) the Bar Date or (b) the date provided in the order authorizing the Debtor to reject the contract or lease or, if no such date is provided, then 30 days after the date the order is entered.

# **INSTRUCTIONS FOR FILING PROOFS OF CLAIM:**

- 10. If you file a proof of claim, your filed proof of claim must (a) be written in the English language, (b) be denominated in lawful currency of the United States, (c) be signed by the claimant or, if the claimant is not an individual, by an authorized agent of the claimant, (d) include as attachments any documents on which the claim is based and (e) conform substantially with the enclosed proof of claim form or to Official Form No. 10. If a proof of claim form is not enclosed with this notice, you may obtain a proof of claim form from any bankruptcy court clerk's office, from your lawyer, from certain business supply stores, from www.uscourts.gov/bankform, or by calling 1-866-378-1484.
- 11. YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY NAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICULAR DEBTOR IN A SINGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SEPARATE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.
- 12. Your proof of claim form must be filed so as to be **received** on or before 5:00 p.m. (prevailing eastern time) on **[DATE]**. You can file your proof of claim by either (a) mailing the original proof of claim to Solutia Inc., c/o The Trumbull Group, LLC, P.O. Box 5019, Bowling Green Station, New York, NY 10274-5019 or by (b) delivering the proof of claim form by overnight courier or by hand delivery to Solutia Inc. c/o Trumbull Group, LLC, Southern District of New York One Bowling Green, Room 534, New York, NY 10004-1408 (tel: (860) 687-3956).

### CONSEQUENCES OF MISSING THE DEADLINE FOR FILING CLAIMS:

- 13. EXCEPT WITH RESPECT TO EXCLUDED CLAIMS (AS DESCRIBED IN SECTION 6), IF YOU FAIL TO FILE A PROOF OF CLAIM ON OR BEFORE 5:00 P.M. (PREVAILING EASTERN TIME), ON [date] ON ACCOUNT OF ANY CLAIM YOU WISH TO ASSERT AGAINST ANY OF THE DEBTORS, THEN
  - > YOU WILL BE FOREVER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH RESPECT TO IT);
  - > YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;
  - > THE DEBTORS AND THEIR PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABILITY WITH RESPECT TO THAT CLAIM; AND
  - YOU WILL NOT BE PERMITTED TO VOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLAIMS.

# **EXAMINATION OF SCHEDULES**

14. The Debtors' Schedules and the Bar Date Order may be examined and inspected by interested parties during regular business hours at any of (a) the offices of Gibson, Dunn & Crutcher, 200 Park Avenue, New York, New York 10166 or (b) the Clerk of the Bankruptcy Court, United States Bankruptcy Court, Southern District of New York, Alexander Hamilton Custom House, One Bowling Green, New York, NY 10004-1408, during posted hours. The Debtors' Schedules and the Bar Date Order are also available online at <a href="http://www.trumbullgroup.com">www.trumbullgroup.com</a>. Because this case is governed by the Court's General Orders regarding electronic means of filing, signing and verifying documents, the Court's docket sheet and documents are also accessible at the Court's internet site: <a href="http://www.nysb.uscourts.gov">http://www.nysb.uscourts.gov</a>, through an account obtained from the PACER service center at 1-800-676-6856 (from the US), or (210) 301-6440 (from outside the US), or <a href="http://pacer.psc.uscourts.gov">http://pacer.psc.uscourts.gov</a>. Creditors that wish to rely on the Schedules will have the responsibility for determining that their Claims are listed accurately on them.

## **QUESTIONS**

	stions concerning this Notic for these chapter 11 cases a	e, the Bar Date or the Bar Date Order should be directed to the Information t 1-866-378-1484.
Dated:	, 2004	BY ORDER OF THE COURT
New York, New York	GIBSON, DUNN & CRUTCHER LLP	
	•	Counsel for the Debtors and
		Dehtors in Possession

# **EXHIBIT** C FORM OF SITE-SPECIFIC MAILING NOTICES

# SPECIAL NOTICE TO RESIDENTS OF THE [COMMUNITY NAME] AREA

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by Solutia or the former Monsanto Company (n/k/a Pharmacia Corporation), at the [Name of Relevant Plant or Disposal Site] located at [Address of Plant or Disposal Site], you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "[Plant or Disposal Site-Related Name] Materials."

# ■ [Description of [Name] Materials]

If you, or your property, or your spouse or immediate family member, was exposed to any of the [Name] Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the [Name] Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated: \_\_\_\_\_, 2004 New York, New York By Order of the Court
GIBSON, DUNN & CRUTCHER LLP
Attorneys for the Debtors and
Debtors in Possession

# EXHIBIT D SITE-SPECIFIC MAILING NOTICES

## SPECIAL NOTICE TO RESIDENTS OF THE ANNISTON AREA

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by Solutia or the former Monsanto Company (n/k/a Pharmacia Corporation), at the Anniston Plant now owned by Solutia located at 702 Clydesdale Avenue, Anniston, Alabama, you <u>MUST</u> file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [<u>Bar Date</u>], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Anniston Materials."

- The Anniston Plant produced a variety of biphenyls, terphenyls, and polyphenyls, some of which were modified, hydrogenated, or chlorinated, including polychlorinated biphenyls (PCBs).
- Other products made at the Anniston Plant include phosphate esters, muriatic acid, silicate esters, substituted adipates, nitrophenols, alkylbenzenes, phosphoric acid, phosphorus pentasulfide, and organophosphorus insecticides (parathion).
- Raw materials used at the Anniston Plant have included benzene, alkylbenzenes, mercury, diphenyl oxide, adipic acid, silicon tetrachloride, styrene, various alcohols, paranitrochlobenzene, elemental phosphorus, sulfur, chlorine, soda ash, xylene, sulfuric acid, acetone and lead.
- Contaminants that may be present at or around the Anniston Plant include organic chemicals and inorganic chemicals such as PCBs and certain of the other chemicals identified above.
- The Anniston Plant has had asbestos-containing materials in its insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Anniston Plant..

If you, or your property, or your spouse or immediate family member, was exposed to any of the Anniston Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

You do not need to file a proof of claim form for a claim related to exposure to the Anniston Materials if you are party to, or the beneficiary of, the Global Settlement Agreement between Solutia, Monsanto and Pharmacia that was executed in connection with the lawsuits captioned Antonia Tolbert, et al. v. Monsanto Company, et al., Civil Action No. 01-C-1407-S, and Sabrina Abernathy, et al. v. Monsanto Company, et al., Civil Action No. CV-01-832 (Etowah County).

## SPECIAL NOTICE TO RESIDENTS OF THE ANNISTON AREA

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Anniston Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated: , 2004 New York, New York

## SPECIAL NOTICE TO RESIDENTS OF THE DECATUR AREA

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by Solutia or the former Monsanto Company (n/k/a Pharmacia Corporation), at the Decatur Plant now owned by Solutia and located at Highway 20 West, Decatur, Alabama, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Decatur Materials."

- The Decatur Plant produced acrylic and modacrylic fibers, adiponitrile, hexamethylenediamine and polystyrene pellets.
- Raw materials and other chemicals used at the Decatur Plant have included acrylonitrile, adiponitrile, styrene and hydrogenated polyphenyls, and various fiber finishes comprised of vegetable oils and ethoxylated vegetable oils and fatty acids and amides, sorbitan ester, stearic diamide, soya dimethyl and ethyl ammonium salt.
- Contaminants that may be present at or around the Decatur Plant include organic chemicals such as trichloroethylene, acrylonitrile and hydrogenated polyphenyls used as heat transfer fluids. Spent styrene monomers also may have impacted the former Lustrex manufacturing site.
- The Decatur Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Decatur Plant.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Decatur Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Decatur Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated: \_\_\_\_\_, 2004 New York, New York

## SPECIAL NOTICE TO RESIDENTS OF THE FOLEY, ALABAMA AREA

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by Solutia or the former Monsanto Company (n/k/a Pharmacia Corporation), at the Foley Plant now owned by Solutia and located at 518 South Bay Street, Foley, Alabama, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Foley Materials."

- The Foley Plant produced nylon fiber and nylon compounded products.
- Raw materials and contaminants used at the Foley Plant have included fiberglass and various fiber finishes comprised of mixtures of vegetable oils and ethoxylated and sulfonated vegetable oils, mineral oils, fatty acids and fatty esters, polyethylene wax, amines, glycols, alcohols and quaternary ammonium alcohol salts, alcohol phosphate, urethane based fluoropolymers, siloxane polymers, fluoroalcohols, phenolic antioxidants, sorbitan esters, stearates, polyvinyl alcohols, oleic acid, phosphates and sulfonates.
- The Foley Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Foley Plant.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Foley Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Foley Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated: _		, 2004	
New York	New	York	

## SPECIAL NOTICE TO RESIDENTS OF THE EL DORADO AREA

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by the former Monsanto Company (n/k/a Pharmacia Corporation), at Monsanto's former Lion Oil Company Plant located at 1000 McHenry, El Dorado, Arkansas, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Lion Oil Materials."

- The Lion Oil Company Plant is an oil refinery. Contaminants that may be present at or around Lion Oil Company Plant include petroleum hydrocarbons and polyaromatic hydrocarbons.
- The Lion Oil Company Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by Lion Oil Company Plant.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Lion Oil Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Lion Oil Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated: , 2004 New York, New York By Order of the Court

GIBSON, DUNN & CRUTCHER LLP
Attorneys for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE CARSON AREA

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by the former Monsanto Company (n/k/a Pharmacia Corporation), at Monsanto's former Carson Plant now owned by Solutia and located at 2100 East 223<sup>rd</sup> Street, Carson, California, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Carson Materials."

- The Carson Plant produced linear alkylbenzene and specialty alkylates.
- Raw materials used at the Carson Plant have included paraffin, olefin, benzene and chlorine.
- Contaminants that may be present at or around the Carson Plant include organic chemicals such as benzene, chlorobenzene, 1,4-dichlorobenzene, 2-chlorophenol, naphthalene and phenol.
- The Carson Plant may have contained asbestos-containing materials used in connection with insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Carson Plant.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Carson Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Carson Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated:	, 2004	
	New York, New York	

By Order of the Court
GIBSON, DUNN & CRUTCHER LLP

Attorneys for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE PENSACOLA AREA

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by Solutia or the former Monsanto Company (n/k/a Pharmacia Corporation) at the Pensacola Plant (formerly the Chemstrand Plant) now owned by Solutia and located at 3000 Chemstrand Road, Cantonment, Florida, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Pensacola/Chemstrand Materials."

- The Pensacola/Chemstrand Plant produced nylon filament yarn, nylon carpet staple, nylon copolymer resin, reinforced nylon resin, nylon block copolymer resin, maleic anhydride, hexamethylene diamine, bis-hexamethylene tetramine, technical and food grade adipic acid and dibasic acids.
- Raw materials and other chemicals used at the Pensacola/Chemstrand Plant have included adipic acid, ammonia, hexamethylenediamine, nylon flake, nylon salt, sebacic acid, benzene, butane, adiponitrile, hexamethylene diamine, hydrogenated polyphenyls and cyclohexane, and various fiber finishes comprised of mixtures of vegetable oils and ethoxylated and sulfonated vegetable oils, mineral oils, fatty acids and fatty esters, polyethylene wax, amines, glycols, alcohols and quaternary ammonium alcohol salts, alcohol phosphate, urethane based fluoropolymers, siloxane polymers, fluoroalcohols, phenolic antioxidants, sorbitan esters, stearates, polyvinyl alcohols, oleic acid, phosphates and sulfonates.
- Contaminants that may be present at or around the Pensacola/Chemstrand Plant include organic chemicals such as trichloroethylene and polychlorinated biphenyls (PCBs) used as compressor oils and inorganic chemicals such as boron.
- The Pensacola/Chemstrand Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Pensacola/Chemstrand Plant.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Pensacola/Chemstrand Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Pensacola/Chemstrand Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Ву	Order	of the	Court
Dat	had.		20

New York, New York

## SPECIAL NOTICE TO RESIDENTS OF THE AUGUSTA AREA

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by Solutia or the former Monsanto Company (n/k/a Pharmacia Corporation), at their former Augusta Plant located at 1610 Marvin Griffen Road, Augusta, Georgia, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Augusta Materials."

- The Augusta Plant produced food grade and technical grade phosphoric acid, sodium tripolyphosphate, sodium trimetaphosphate, tetrasodium pyrophosphate, tetrapotassium pyrophosphate and calcium pyrophosphate.
- Raw materials used at the Augusta Plant have included elemental phosphorus, caustic soda, soda ash, caustic potassium and lime.
- Contaminants that may be present at or around the Augusta Plant include inorganic chemicals such as arsenic or other chemicals identified above.
- The Augusta Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Augusta Plant.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Augusta Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Augusta Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated: , 2004 New York, New York

## SPECIAL NOTICE TO RESIDENTS OF THE BAXLEY AREA

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by the former Monsanto Company (n/k/a Pharmacia Corporation), at Monsanto's former Baxley Plant located at U.S. Highway 341 East, Baxley, Georgia, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Baxley Materials."

- The Baxley Plant produced a variety of resin products and rosin/turpentine.
- Raw materials used at the Baxley Plant have included tall oil, 1,2-dichloroethane, pine gum and epichlorohydrin.
- Contaminants that may be present at or around the Baxley Plant include organic chemicals such as 1,2-dichloroethane, vinyl chloride, acetone, benzene, xylene, ethylbenzene, and toluene, and inorganic chemicals such as arsenic, barium, mercury and zinc.
- The Baxley Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Baxley Plant.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Baxley Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Baxley Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated: \_\_\_\_\_, 2004 New York, New York

## SPECIAL NOTICE TO RESIDENTS OF THE SAUGET, CAHOKIA, ST. LOUIS, ST. CHARLES, AND WRIGHT CITY AREAS

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by Solutia or the former Monsanto Company (n/k/a Pharmacia Corporation) at:

- W.G. Krummrich Plant now owned by Solutia and located at 500 Monsanto Avenue, Sauget, Illinois
- Sauget Area 1 Sites located in Sauget and Cahokia, Illinois
- Sauget Area 2 Sites, including Site R now owned by Solutia, located in Sauget and Cahokia, Illinois
- J.F. Queeny Plant now owned by Solutia located at 201 Russell Blvd, St. Louis, Missouri
- The former Thompson Chemical site located at 60 Chouteau Avenue, St. Louis, Missouri
- Monsanto and Solutia's former Carondelet Plant located at 8201 Idaho Avenue, St. Louis,
   Missouri
- Hayford Bridge Road site located at Governor Drive, St. Charles, Missouri
- Bob's Home Service site located near Wright City, Warren County, Missouri
- Great Lakes Container Superfund Site located in St Louis, Missouri

you <u>MUST</u> file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [<u>Bar Date</u>], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors-commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to any of the following materials (collectively, the "Materials").

## W.G. Krummrich Plant Materials

- The W. G. Krummrich Plant has produced a variety of chlorinated isocyanurates, cyanuric acid, a variety of chlorobenzenes, nitrochlorobenzenes, nitroanilines, chloroanilines, dodecylaniline, para-phenetidine, nitrodiphenylamine, aminodiphenylamine, phenol, a variety of alkylphenols, chlorophenols, phosphorus trichloride, phosphorus pentasulfide, sodium sulfite, Agent Orange (2,4,5-T and 2,4-D) and a range of biphenyl, terphenyls, and polyphenyls, some of which were modified, hydrogenated, or chlorinated, including polychlorinated biphenyls (PCBs).
- Raw materials and other chemicals used at the W. G. Krummrich Plant in Sauget, Illinois have included benzene, chlorine, urea, nitric acid, aniline, dodecanol, mercury, ethanol, phenol, nonyl alcohol, para-nitrochlorobenzene, benzyl alcohol, sulfur, phosphorus, para amino biphenyl (PAB), hydrogenated polyphenyls and sulfurous acid.
- Contaminants that may be present at or around the W. G. Krummrich Plant in addition to those chemicals described above include organic compounds such as acetone, benzene, methylethyl ketone, MIBK, trichlorethene, toluene, vinyl chloride, chlorophenols, cresols, nitrobenzenes, polycyclic aromatic hydrocarbons, dioxins, and inorganic chemicals such as arsenic, lead and mercury.

The W.G. Krummrich Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the W.G. Krummrich Plant.

### Sauget Area 1 Sites Materials

- The Sauget Area 1 Sites consist of former waste disposal areas and a stormwater ditch (Dead Creek). Dead Creek is a drainage ditch that runs through the Villages of Sauget and Cahokia and historically received drainage from various industries in the area, including the W.G. Krummrich Plant. The other sites are former municipal, demolition and/or industrial landfills or surface water impoundments where wastes from the W.G. Krummrich Plant may have been disposed.
- Contaminants that may be present at or around the Sauget Area 1 Sites include organic compounds such as benzene, chloroform, BEHP, naphthalene, polychlorinated biphenyls (PCBs), dioxin, and inorganic chemicals such as mercury, asbestos and zinc.

#### Sauget Area 2 Sites Materials

- The Sauget Area 2 Sites consist of five former waste disposal areas used for disposal of industrial wastes and sludges and/or municipal waste. One of the sites, Site R, was operated for Monsanto for wastes generated by the W.G. Krummrich Plant, the John F. Queeny Plant, Solutia's corporate headquarters and the Muscatine, Iowa plant.
- Contaminants that may be present at or around the Sauget Area 2 Sites include organic compounds such as monochlorobenzene, dichloroaniline, trichloroethylene, xylenes, chloroaniline, polycyclic aromatic hydrocarbons, pentachlorophenol, beta-BHC, dieldrin, endrin lindane, 2,4-D, polychlorinated biphenyls (PCBs), dioxin, and inorganic chemicals such as aluminum, asbestos, arsenic and mercury.

#### J.F. Queeny Plant Materials

- The J.F. Queeny Plant has produced a variety of chemicals such as salicylic acid, aspirin, methyl salicylate, amyl salicylicate, benzyl salicylate, benzyl acetate, benzoic acid, benzyl benzoate, silicate esters, acetaminophen, l-dopa, methotrexate, maleic anhydride, l-aspartic acid, fumaric acid, toluene sulfonic acid, toluene sulfonamide, toluene sulfonyl chloride, trichlorocarbanilide, para nitrophenetole, alachlor intermediate and alachlor.
- Raw materials and other chemicals used at the J.F. Queeny Plant have included phenol, sodium hydroxide, carbon dioxide, acetic anhydride, salicylic acid, methanol, amyl alcohol, benzyl alcohol, acetic acid, toluene, benzaldehyde, silicon tetrachloride, 2-ethylhexyl alcohol, 2-ethylbutyl alcohol, p-nitrochlorobenzene, benzene, butane, maleic anhydride, sulfuric acid, 3,4-dichloroaniline, para nitrochlorobenzene, chloracetyl chloride, hydrogenated polyphenyls, azomethine and 2-Chloro-N-(chloromethyl) -N-(2,6-diethylphenyl) acetamide.
- The J.F. Queeny Plant also operated a multi-purpose drumming facility which handled various blends of phthalates, adipates, phosphates, phosphate esters, silicates, alkylbenzenes, polyphenyls and polychlorinated biphenyls.
- Contaminants that may be present at or around the J.F. Queeny Plant, in addition to the above listed chemicals, include organic chemicals such as trichloroethylene, benzene, chlorobenzene, perchloroethylene, polychlorinated biphenyls (PCBs) and vinyl chloride, and inorganic chemicals such as lead.
- The J.F. Queeny Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the J.F. Queeny Plant.

#### **Thompson Chemical Site Materials**

- Thompson Chemical is a former manufacturing site for Wood Treating Chemicals (a subsidiary of Monsanto) that produced wood treatment chemicals, grass and brush killers.
- Contaminants that may be present at or around the Thompson Chemical Site include a variety of inorganic and organic chemicals, including polychlorinated biphenyls (PCBs) reflecting a multitude of users.

#### **Carondolet Plant Materials**

- The Carondolet Plant produced food grades and technical grades of phosphoric acid, food grades and technical grades of various calcium phosphates and food grades of sodium aluminum phosphate.
- Raw materials used at the Carondolet Plant have included elemental phosphorus, phosphoric acid, caustic soda, soda ash, lime and alum.

- Contaminants that may be present at or around the Carondolet Plant, in addition to the above chemicals, include inorganic chemicals such as arsenic.
- The Carondolet Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Carondolet Plant..

#### **Hayford Bridge Road Site Materials**

- The Hayford Bridge Road Site is comprised of three former operations (Findett Corporation, Cadmus Corporation, and Reifstech and Sons Excavating). Findett Corporation reprocessed heat transfer fluids, hydraulic fluids, solvents and catalysts that may have contained PCBs and other contaminants.
- The W. G. Krummrich Plant may have sent materials to Findett Corporation for reprocessing. Contaminants include a variety of inorganic and organic chemicals, including polychlorinated biphenyls (PCBs) reflecting a multitude of users.

#### **Bob's Home Service Site Materials**

- The Bob's Home Service site was a former permitted hazardous waste landfill. Some Monsanto plants were customers of this landfill.
- Contaminants include a variety of inorganic and organic chemicals reflecting a multitude of users.

#### **Great Lakes Container Superfund Site Materials**

- The Great Lakes Container Superfund Site is a former drum reconditioning facility used by many companies. Monsanto may have sold drums to this site from its Krummrich, St. Peters and Queeny plants.
- Contaminants that may have been present at or around the Great Lakes Superfund Site include volatile and semi-volatile organic compounds such as polychlorinated biphenyls (PCBs), benzo(a)pyrene, naphthalene, pesticides such as chlordane, polycyclic aromatic hydrocarbons ("PAHS"), toluene, trans-1-2-dichloroethylene, benzene, chlorobenzene, trichloroethene, 2-hexanone, and xylenes and inorganic compounds such as asbestos, lead, arsenic, cadmium, chromium and mercury. Removal of the foregoing contaminants was completed by the Environmental Protection Agency in 1998.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated:	, 2004
	New York, New York

## SPECIAL NOTICE TO RESIDENTS OF THE EVERETT AND WOBURN AREAS

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, used or disposed of by the former Monsanto Company (n/k/a Pharmacia Corporation) at Monsanto's former Everett Plant (formerly Merrimac Chemical) located at Mystic View Road, Everett, Massachusetts or the Industri-Plex Superfund Site located at Commerce Way and Atlantic, Woburn, Massachusetts, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Everett/Merrimac Materials" or "Industri-Plex Materials."

### **Everett/Merrimac Materials**

- The Everett/Merrimac Plant produced hydroxyethylidene diphosphonic acid, a variety of amino phosphonic acids, dialkyl adipates, styrene maleic anhydride copolymers, phthalic anhydride, sulfuric acid and muriatic acid.
- Raw materials used at the Everett/Merrimac Plant included phosphorus trichloride, formaldehyde, ammonia, ketene, ethylene diamine, hexamethylene diamine, diethylene triamine, maleic anhydride, styrene, adipic acid, 2-ethylhexyl alcohol, n-heptyl alcohol and n-nonyl alcohol.
- Contaminants that may be present at or around the Everett/Merrimac Plant include organic chemicals such as bis(2-ethylhexyl) phthalate, polychlorinated biphenyls (PCBs) and naphthalene, and inorganic chemicals such as arsenic, lead, mercury, zinc and sulfuric acid.
- The Everett/Merrimac Plant may have contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not used in any products or raw materials produced, manufactured, supplied or disposed by the Everett/Merrimac Plant.

#### Industri-Plex Materials

- The Industri-Plex Superfund Site includes the former Merrimac Chemical plant which produced sulfuric acid and arsenical pesticides.
- Contaminants that may be present at or around the Industri-Plex Superfund Site include organic chemicals such as benzene and toluene, and inorganic chemicals such as arsenic, chromium and lead. The Aberjona River runs through the site and may have been affected by Merrimac's former operations on the Industri-Plex Superfund Site.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Everett/Merrimac Materials or Industri-Plex Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship, or proximate, consequential, general and special damages or punitive damages. Among other

things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Everett/Merrimac Materials or Industri-Plex Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar</u> <u>Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated: \_\_\_\_\_, 2004 New York, New York

## SPECIAL NOTICE TO RESIDENTS OF THE SPRINGFIELD AREA

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by Solutia or the former Monsanto Company (n/k/a Pharmacia Corporation) at the Indian Orchard Plant (formerly the Bircham Bend Plant and Springfield Plant) now owned by Solutia and located at 730 Worcester Street, Springfield, Massachusetts, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Indian Orchard/Bircham Bend/Springfield Materials."

- The Indian Orchard/Bircham Bend/Springfield Plant produced polystyrene, styrene-acrlyonitrile resins, polyvinyl butyral and polyvinyl butyral film, polyvinyl formal resins, polyvinyl acetate resins, polyvinyl chloride, polyvinyl acetate emulsions, polyvinyl alcohol, styrene-allyl alcohol resins, styrene-maleic anhydride copolymers, melamine-formaldehyde resins, urea-formaldehyde resins, urethane acrylates and formaldehyde.
- Raw materials and other chemicals used at the Indian Orchard/Bircham Bend/Springfield Plant have included benzene, NMP, methyl ethyl ketone, acrylonitrile, dimethyl formanide, phenol, vinyl acetate, ethyl alcohol, ethyl acetate, butyraldehyde, formaldehyde, styrene, allyl alcohol, melamine, n-butanol, acrylic acid, alkyl acrylates, caustic soda and caustic pot ash, hydrogenated polyphenyls and methanol.
- Contaminants that may be present at or around the Indian Orchard/Bircham Bend/Springfield Plant include organic chemicals such as vinyl chloride, ethylbenzene, polychlorinated biphenyls (PCBs) used in electrical systems, chlorobenzene, and inorganic chemicals such as asbestos.
- The Indian Orchard/Bircham Bend/Springfield Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was also used in the manufacture of a product (Resinox) produced by the Indian Orchard/Bircham Bend/Springfield Plant.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Indian Orchard/Bircham Bend/Springfield Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Indian Orchard/Bircham Bend/Springfield Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the <u>Debtors in the future</u>. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated:	, 2004		
	New York, New York		

## SPECIAL NOTICE TO RESIDENTS OF THE ELKTON AREA

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were reprocessed or disposed of for the former Monsanto Company (n/k/a Pharmacia Corporation) at the Spectron Galaxy Site located at 111 Providence Road, Elkton, Maryland or the Maryland Sand and Gravel Site located at Route 40, Elkton, Maryland, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Spectron Galaxy Materials" or "Maryland S&G Materials."

#### **Spectron Galaxy Materials**

- The Spectron Galaxy Site is a former waste processing site that received materials from many companies and may have performed some toll distillation of metaxylene and ethylbenzene.
- Contaminants that may be present at or around the Spectron Galaxy Site include organic chemicals such as trichloroethene, perchloroethene, pesticides, polychlorinated biphenyls (PCBs) and methylene chloride, and inorganic chemicals such as heavy metals.

#### **Maryland S&G Materials**

- The Maryland Sand and Gravel Site is a former waste disposal site where waste from the Spectron Galaxy site may have been transshipped.
- Contaminants that may be present at or around the Maryland Sand and Gravel Site include organic chemicals such as benzene, chlorobenzene, vinyl chloride, and polychlorinated biphenyls (PCBs), and inorganic chemicals such as heavy metals.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Spectron Galaxy Materials or Maryland S&G Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Spectron Galaxy Materials or Maryland S&G Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated: , 2004 New York, New York

## SPECIAL NOTICE TO RESIDENTS OF THE TRENTON AREA

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by Solutia or the former Monsanto Company (n/k/a Pharmacia Corporation), at the Trenton Plant now owned by Solutia and located at 5045 W Jefferson Ave, Trenton, Michigan, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Trenton Materials."

- The Trenton Plant produced food grades and technical grades of phosphoric acid, various sodium phosphates, mono and diammonium phosphates, polyvinylbutyral, polyvinylbutyral film, calcium phosphates, magnesium phosphates, laundry detergent, ethoxylate surfactants, polyvinyl acetate, ethyl acetate and styrene allyl alcohol copolymers.
- Raw materials used at the Trenton Plant have included elemental phosphorus, phosphoric acid, caustic soda, soda ash, ammonia, butyraldehyde, vinyl acetate, quick lime, magnesium oxide, sodium chlorate, sulfuric acid, potassium acetate, hydrogen peroxide, potassium hydroxide, toluene, proprietary plasticizers, nonyl phenol, linear alcohols, tall oil, ethylene oxide, ethanol acetic acid, styrene and allyl alcohol.
- Contaminants that may be present in and around the Plant include inorganic chemicals such as arsenic and other heavy metals, ammonia and phosphorus, and organic chemicals such as nonylphenol, nonylphenol ethoxylates and polychlorinated biphenyls (PCBs).
- The Trenton Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Trenton Plant.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Trenton Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Trenton Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated:	, 2004	
	New York, New York	

## SPECIAL NOTICE TO RESIDENTS OF THE CRYSTAL SPRINGS AREA

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were used by the transformer production plant (the "Kuhlman Plant") currently owned by Kuhlman Electric Corporation (formerly the Kuhlman Electric Company, a division of Kuhlman Corporation) located in Crystal Springs, Mississippi, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Kuhlman Plant Materials".

■ Upon information and belief, certain residents of Crystal Springs, Mississippi may have been exposed to polychlorinated biphenyls (PCBs) at or near the Kuhlman Plant.

The Kuhlman Plant is not, and never has been, owned or operated by the Debtors or the former Monsanto Company (n/k/a Pharmacia Corporation). However, it has been alleged that various parties, including Solutia Inc. and Monsanto Company manufactured, sold and/or distributed the Kuhlman Plant Materials to the Kuhlman Plant.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Kuhlman Plant Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Kuhlman Plant Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated:	, 2004		
	New York, New York		

## SPECIAL NOTICE TO RESIDENTS OF THE BRIDGEPORT/CAMDEN AREAS

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by the former Monsanto Company (n/k/a Pharmacia Corporation), at the Delaware River Plant now partially owned by Solutia and located at Route 130 South, Bridgeport, New Jersey or Monsanto's former Camden Plant now owned by Solutia located at 1500 Pine Street, Camden, New Jersey, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Delaware River Materials" or "Camden Materials."

### **Delaware River Materials**

- The Delaware River Plant produced alkyl benzyl phthalate, various dialkyl phthalates, alkyl diphenyl phosphates, dibutyl phosphates, triphenyl phosphate, dialkyl adipates, tetrachlorophthalic anhydride, benzyl chloride and muriatic acid.
- Raw materials used at the Delaware River Plant have included phthalic anhydride, butanol, toluene, chlorine, C7-9 alcohol, texanol, undecyl alcohol, C7-11 alcohol, 2-ethylhexyl alcohol, isodecyl alcohol, butanol, phenol, phosphorus oxychloride, heptyl and nonyl alcohol.
- Contaminants that may be present at or around the Delaware River Plant include organic chemicals such as benzene, ethylbenzene, hexachlorobenzene, toluene, and xylenes, bis(2-ethylhexyl) phthalate, butyl benzyl phthalate, di-n-butyl phthalate, phenol and polychlorinated biphenyls (PCBs).
- The Delaware River Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Delaware River Plant.

#### Camden Materials

- The Camden Plant produced natural and synthetic bone ash, lampblack and ammonium polyphosphate.
- Raw materials used at the Camden Plant included steamed animal bone meal, phosphoric acid, lime, heavy grade oils, monoammonium phosphate, diammonium phosphate and urea.
- Contaminants that may be present at or around the Camden Plant include organic chemicals such as benzene, diesel and petroleum compounds, and inorganic chemicals such as arsenic and lead.
- The Camden Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Camden Plant.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Delaware River Materials or Camden Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Delaware River Materials or Camden Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the **Debtors in the future**. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated: , 2004 New York, New York By Order of the Court

GIBSON, DUNN & CRUTCHER LLP Attorneys for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE NEWARK AND KEARNY AREAS

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by the former Monsanto Company (n/k/a Pharmacia Corporation) at the Bayonne Barrel Facility located at 150-154 Raymond Boulevard, Newark, New Jersey or Monsanto's former Kearny Plant located at 25 Pennsylvania Ave., Kearny, New Jersey, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Bayonne Barrel Materials" or "Kearny Materials."

#### **Bayonne Barrel Materials**

- The Bayonne Barrel Facility is a former drum reconditioning facility where drums from Solutia's Indian Orchard Plant (formerly known as the Bircham Bend Plant and the Springfield Plant) located in Springfield, Massachusetts may have been sent for reconditioning.
- Contaminants include a variety of inorganic and organic chemicals reflecting a multitude of users.

### **Kearny Plant Materials**

- The Kearny Plant produced food grade and technical grade phosphoric acid, food grade and technical grade sodium tripolyphosphate, alkylphenol ethoxylates, maleic anhydride, and linear alkylbenzene.
- Raw materials used at the Kearny Plant have included elemental phosphorus, phosphoric acid, caustic soda, ethylene oxide, phenol, nonene, propylene tetramer, paraffin, olefin, and benzene.
- Contaminants that may be present at or around the plant include organic chemicals such as benzene, chlorobenzene, and polychlorinated biphenyls (PCBs).
- The Kearny Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Kearny Plant.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Bayonne Barrel Materials or Kearny Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Bayonne Barrel Materials or Kearny Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the <u>Debtors in the future</u>. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated:	, 2004	
	New York, New York	

## SPECIAL NOTICE TO RESIDENTS OF THE ADDYSTON AREA

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by the former Monsanto Company (n/k/a Pharmacia Corporation) at Monsanto's former Port Plastics Plant located at 356 Three Rivers Parkway, Addyston, Ohio, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Port Plastics Materials."

- The Port Plastics Plant produced acrylonitrile-butadiene-styrene thermoplastics, styrene-acrylonitrile molding resins, styrene-maleic anhydride engineering thermoplastic resins, styrene-maleic anhydride copolymer resins, polystyrene resins, polystyrene dispersions laminated plastic board, melamine-formaldehyde resin, urea-formaldehyde resin, formaldehyde, acrylonitrile-butadiene-styrene-polyamide resin blend, acrylonitrile-EPDM-styrene and acrylonitrile-styrene-acrylate copolymers.
- Raw materials used at the Port Plastics Plant have included acrylonitrile, butadiene, styrene, maleic anhydride, melamine, formaldehyde, amides, EPDM and acrylic acid.
- Contaminants that may be present at or around the Port Plastics Plant include organic compounds such as acrylonitrile, ethylbenzene, formaldehyde, methyl ethyl ketone, styrene and phenol, and inorganic chemicals such as cadmium, chromium, lead and mercury.
- The Port Plastics Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Port Plastics Plant.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Port Plastics Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Port Plastics Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included in this mailing, please call 1-866-378-1484.

Dated:	, 2004	
	New York, New York	

## SPECIAL NOTICE TO RESIDENTS OF THE BEAVER CREEK AREA

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by the former Monsanto Company (n/k/a Pharmacia Corporation) at the Lammers Barrel Factory Site located at 3990 East Patterson Road, Beaver Creek, Ohio, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Lammers Materials."

- The Lammers Barrel Factory Superfund Site was a former waste recycling site located on vacant land in the Valleywood Subdivision that received wastes from several companies and may have received wastes from the Debtors' Port Plastics Plant located at 356 Three Rivers Parkway, Addyston, Ohio.
- Contaminants that may be present at or around the Lammers Barrel Factory Superfund Site include organic chemicals such as vinyl chloride, 1,2-dichloroethene, and polychlorinated biphenyls (PCBs) and inorganic chemicals such as heavy metals.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Lammers Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Lammers Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated:	, 2004
	New York, New York

By Order of the Court

GIBSON, DUNN & CRUTCHER LLP Attorneys for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE COVENTRY AREA

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by the former Monsanto Company (n/k/a Pharmacia Corporation) at the Picillo Site located at 200 Piggy Lane, Coventry, Rhode Island, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Picillo Materials."

- The Picillo Site is a former waste disposal site that was used by several companies.
- Waste may have been shipped to the Picillo Site from the Indian Orchard Plant (now owned by Solutia and formerly known as the Bircham Bend Plant and the Springfield Plant) located in Springfield, Massachusetts.
- Contaminants that may be present at or around the Picillo Site include organic chemicals such as phenol, polychlorinated biphenyls (PCBs), pesticides and 1,2-dichlorobenzene, and inorganic chemicals such as various heavy metals.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Picillo Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Picillo Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated:	, 2004
	New York, New York

By Order of the Court

GIBSON, DUNN & CRUTCHER LLP
Attorneys for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE GREENWOOD AREA

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by Solutia or the former Monsanto Company (n/k/a Pharmacia Corporation) at the Greenwood Plant located at 1515 Hwy 246 S, Greenwood, South Carolina, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Greenwood Materials."

- The Greenwood Plant produced nylon filament yarn.
- Raw materials and other chemicals used at the Greenwood Plant have included nylon flake, nylon salt, adipic acid, hydrogenated polyphenyls and hexamethylenediamine and various fiber finishes comprised of mixtures of vegetable oils, ethoxylated and sulfonated vegetable oils and hydrogenated vegetable oil ethoxylates, mineral oils, fatty acids, fatty alcohols, amines and fatty esters, fatty acid ethoxylates/propoxylates, amines, glycols, alcohols, alcohol phosphate ethoxylate, phenolic and thioester antioxidents, siloxane polymers, stearates, polyol ester, triethanol amine and diethylene glycol.
- Contaminants that may be present at or around the Greenwood Plant include organic chemicals such as trichloroethylene.
- The Greenwood Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Greenwood Plant.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Greenwood Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Greenwood Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated:	,,	2004
New York	New York	

## SPECIAL NOTICE TO RESIDENTS OF THE COLUMBIA AREA

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by Solutia or the former Monsanto Company (n/k/a Pharmacia Corporation), at the Columbia Plant now owned by Solutia and located at 2292 Monsanto Road, Columbia, Tennessee, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Columbia Materials."

- The Columbia Plant produced elemental phosphorus and ferrophosphorus.
- Raw materials used at the Columbia Plant included phosphate ore, coke, coal and silica gravel.
- Contaminants that may be present at or around the Columbia Plant include inorganic chemicals such as arsenic and fluoride in addition to the above materials.
- The Columbia Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Columbia Plant.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Columbia Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Columbia Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated:		, 2004
Dateu.	New York	•

## SPECIAL NOTICE TO RESIDENTS OF THE ALVIN, TEXAS CITY, HOUSTON AND LAMARQUE AREAS

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by Solutia or the former Monsanto Company (n/k/a Pharmacia Corporation) at the following plants or sites:

- Chocolate Bayou Plant now owned by Solutia and located at FM Road 2917, Alvin, Texas
- Monsanto's former Texas City Plant located at 201 Bay Street South, Texas City, Texas
- Gulf Coast Waste Disposal Authority located at 1600 Campbell Bayou Road, Texas City, Texas
- Malone Superfund Site located at 5300 Campbell Bayou Road, Texas City, Texas
- Tex-Tin Superfund Site located at State Highway 146 and FM 519, Texas City, Texas
- Brio Refining Superfund Site located at 2501 Dixie Farm Road, Houston, Texas
- Dixie Oil Processors, Inc. Superfund Site located at 0 Choate Road, Houston, Texas
- MOTCO Superfund Site, located at 2917 Highway 3, LaMarque, Texas

you <u>MUST</u> file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [<u>Bar Date</u>], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to any of the following materials (collectively, the "Materials").

#### **Chocolate Bayou Plant Materials**

- The Chocolate Bayou Plant has produced sodium nitrilotriacetate, phenol, linear alkylbenzene, specialty alkylates, synthetic methionine, sorbic acid, potassium sorbate, formaldehyde, acrylonitrile, disodium iminodiacetic acid, diphenyl oxide, ethylene, polyethylene and styrene.
- Raw materials used at the Chocolate Bayou Plant have included formaldehyde, cumene, hydrogen cyanide, ammonia, sodium hydroxide, olefins, paraffin, hydrogen fluoride, methyl mercaptan, ketene, crotonaldehyde, potassium hydroxide, methanol, natural gas, chlorobenzene, ethane, ethylene and ethylbenzene.
- Contaminants that may be present at or around the Chocolate Bayou Plant include organic chemicals such as benzene and xylene, benzo(a)anthracene, benzo(a)pyrene and phenol.
- The Chocolate Bayou Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Chocolate Bayou Plant.

#### **Texas City Plant Materials**

The Texas City Plant has produced acrylonitrile, acetonitrile, ethylbenzene, styrene, acetic acid, sodium cyanide, vinyl chloride, oxo-alcohols and phthalate esters.

- Raw materials used by the Texas City Plant have included propylene, ammonia, benzene, ethylene, methanol, syngas, oxoalcohols and phthalic anhydride.
- Waste was disposed of on portions of an 80-acre parcel located north of the Texas City Plant and on portions of a 20-acre parcel located south of the Texas City Plant.
- Contaminants that may be present at or around the North 80 site include organic chemicals such as acrylonitrile, dichloroethanes, and vinyl chloride, naphthalene and styrene, and inorganic chemicals such as copper, lead, and zinc. Contaminants that may be present at or around the South 20 site include organic chemicals such as benzene, ethylbenzene, toluene and xylenes.
- The Texas City Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Texas City Plant.

#### **Gulf Coast Waste Disposal Authority Materials**

- The Gulf Coast Waste Disposal Authority facility (Campbell Bayou Facility) is an active, non-hazardous waste landfill that closed hazardous and non-hazardous landfill cells.
- The Gulf Coast Waste Disposal Authority facility received wastes from the Texas City Plant and the Chocolate Bayou Plant, as well as other companies.
- Contaminants include a variety of inorganic and organic chemicals reflecting a multitude of users.

#### **Malone Superfund Site Materials**

- The Malone Superfund Site was a former waste disposal facility that was used by many companies.
- The Texas City Plant may have sent certain of the Texas City Plant Materials to the site.
- Contaminants include a variety of inorganic and organic chemicals reflecting a multitude of users.

#### **Tex-Tin Superfund Site Materials**

- The Tex-Tin Superfund Site is a former tin smelter and reclaiming operation to which many companies sent materials.
- The Texas City Plant may have sent acids to the Tex-Tin Superfund Site for recycling.
- Contaminants include a variety of inorganic and organic chemicals reflecting a multitude of users.

#### **Brio Refining Superfund Site Materials**

- The Brio Refining Superfund Site is a former chemical and catalyst recycler to which many companies sent materials.
- The Texas City Plant may have sent styrene tars to the Brio Refining Superfund Site.
- Contaminants that may be present at or around the Brio Refining Superfund Site include organic chemicals such as 1,2-dichloroethane, 1,1,2-trichloroethane, 1,2-dichloroethene, 1,1-dichloroethene, vinyl chloride, bis (2-chloroethyl) ether, methylene chloride, phenanthrene, naphthalene and fluoranthene.

#### Dixie Oil Processors, Inc. Superfund Site Materials

- The Dixie Oil Processors, Inc. Superfund Site is a former oil recovery and recycling operation that received materials from many companies for processing.
- The Texas City Plant may have sent certain Texas City Plant Materials to this site for processing.
- Contaminants that may be present at or around the Dixie Oil Processors, Inc. Superfund Site include organic chemicals such as ethylbenzene, hexachlorobenzene, phenanthrene, 1,2-dichloroethane, 1,1,2-trichloroethane and vinyl chloride and inorganic chemicals such as copper.

#### **MOTCO Superfund Site Materials**

- The MOTCO Superfund Site is a former waste recycling site that received materials from many companies.
- The Texas City plant may have sent styrene tars for reprocessing to this site.

■ Contaminants that may be present at or around the MOTCO Superfund Site include organic chemicals such as benzene, 1,2-dichloroethane, 1,1-dichloroethylene, 1,1,2-trichloroethane, vinyl chloride, arsenic, Bis(2-chloroethyl)ether, benzo(a)anthracene, benzo(a)pyrene, chrysene and naphthalene.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated: \_\_\_\_, 2004 New York, New York

## SPECIAL NOTICE TO RESIDENTS OF THE MARTINSVILLE AND AXTON AREAS

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by Solutia or the former CPFilms/Courtalds/Martin Processing at the Martinsville Plant now owned by Solutia located at 4210 The Great Road, Fieldale, VA 24089 and the Axton Plant now owned by Solutia located at 47 Brenda Drive, Axton, VA, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Martinsville/Axton Materials."

- The Martinsville and Axton Plants produced a variety of coated film products...
- Raw materials used at the Martinsville and Axton Plants have included polyester film and organic solvents.
- Contaminants that may be present at or around the Martinsville and Axton Plants include organic chemicals such as ethylene glycol, dipropylene glycol, n-methyl pyrolidone, methylethyl ketone, toluene, butyl acetate, n butyl acetate, ethyl acetate, PM acetate, IPA and THF,.
- The Martinsville and Axton Plants contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Martinsville and Axton Plants.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Martinsville/Axton Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Martinsville/Axton Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated:,	2004
New York New York	

## SPECIAL NOTICE TO RESIDENTS OF THE SEATTLE AREA

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by the former Monsanto Company (n/k/a Pharmacia Corporation) at Monsanto's former Seattle Plant located on East Marginal Way, Seattle, Washington, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Seattle Materials."

- The Seattle Plant produced vanillin and ethyl vanillin.
- Raw materials used at the Seattle Plant included waste sulfite liquor.
- Contaminants that may be present at or around the plant include organic chemicals such as bis(2-ethylhexyl) phthalate, or metals such as cadmium, arsenic, lead, mercury, selenium, thallium and vanadium.
- The Seattle Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Seattle Plant.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Seattle Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Seattle Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated:	, 2004	
	New York	New York

## SPECIAL NOTICE TO RESIDENTS OF THE NITRO AREA

As explained in the legal notice that is enclosed with this mailing, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by Solutia or the former Monsanto Company (n/k/a Pharmacia Corporation) at the Nitro Plant now owned by Solutia and located at 1 Monsanto Road, Nitro, West Virginia, at the Armour Creek Landfill located on Route 25, Nitro, West Virginia or the Fike/Artel Superfund Site located in Nitro, West Virginia, you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice that is enclosed with this mailing by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Nitro Plant Materials," "Armour Creek Materials" and "Fike/Artel Materials" (collectively, the "Nitro Materials").

### Nitro Plant Materials

- The Nitro Plant produced rubber pre-vulcanization inhibitor, rubber vulcanizing agent, rubber vulcanization accelerators, rubber post-vulcanization inhibitor, rubber anti-oxidants and anti-ozonants, insoluble sulfur, thermoplastic rubber, treated cellulosic fibers, synthetic methionine, ethoxyquin, sodium mercaptobenzothiazole and 2,4,5-T herbicide.
- Raw materials and other chemicals used at the Nitro Plant included sulfur and sulfur containing compounds, tertiary butylamine, p-phenetidine, acetone, methyl mercaptan, hydrogen cyanide, formaldehyde, lime, 2,4,5-chlorophenol, chloroacetic acid, carbon bisulfide, aniline, chlorine, sulfuric acid, caustic soda and paraminobiphenyl (PAB); hydrogenated polyphenyls and kerosene.
- Contaminants that may be present at or around the Nitro Plant include organic chemicals such as including 1,1-dichloroethane, carbon tetrachloride, halomethanes, vinyl chloride, trichloroethene and tetrachloroethene, and inorganic chemicals such as polycyclic aromatic hydrocarbons, phthalate esters; and dioxins/furans.
- The Nitro Plant contained used asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Nitro Plant.

#### **Armour Creek Materials**

- The Armour Creek Landfill is a closed industrial solid waste landfill formerly used by the Nitro Plant.
- Contaminants that may be present at or around the Armour Creek Landfill are similar to those that may be present at the Nitro Plant.

### Fike/Artel Materials

- The Fike/Artel Superfund Site is a former batch chemical production plant and sewage treatment plant.
- Contaminants that may be present at or around the Fike/Artel Superfund Site include pesticides such as aldrin, dieldren, heptachlor, Alpha-BHC, Beta-BHC, heptachlorepoxide, MCPA, MCPP, 4,4 DDT and Gamma-chlordane; organic chemicals such as 1,2-dichloroethane, 1,2-dichloropropane, benzene, bromodichloromethane, phenyl ether; carbon tetrachloride, 1,1,2,2-tetrachloroethane, chlorobenzene, 1,1,2-trichloroethane, chloroform, tetrachloroethene, toxaphene, 1,1dichloroethene, trichloroethene, Bis (2-chloroethyl) ether, Bis-2-chloroisopropyl, Bis(2-ethylhexy)phthalate and vinyl chloride, and inorganic chemicals such as arsenic, iron and manganese.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Nitro Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that is enclosed with this mailing.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Nitro Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form if one was not included with this mailing, please call 1-866-378-1484.

Dated: , 2004 New York, New York

# EXHIBIT E GENERAL BAR DATE PUBLICATION NOTICE

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YOR

SOLUTIA INC., et al., Debtors Chanter 11 Case No. 03-17949 (PCB) (Jointly Administered)

### NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE IDATE

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW: PLEASE TAKE NOTICE THAT:

PLEASE TARE NOTICE THAT:

On December 17, 2003, Solutia Inc. ("Solutia") and its affiliated debtors and debtors in possession (collectively, the "Debtors") each filed a voluntary petition for relief under chapter 11 of tible 11 of the United States Code, 11 U.S.C. §§ 101-1330 (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern Distinct of New York (the "Court"). Set forth below for each Debtor are its name and its respective case number.

Debtor	Address	Case No.
Solutia Business Enterprises, Inc.	575 Maryville Center Drive. St Louis, MO 63186	03-17948
Solutia Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17949
Solutia Systems, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17950
Solutia Overseas, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17951
CPFilms, Inc.	4210 The Great Road, Fieldale, VA 24089	03-17952
Solutia Management Company, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17953
Monchem International, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17954
Axio Research Corporation	2601 4th Avenue, Suite 200, Seattle, WA 98121	03-17955
Solutia Investments, LLC	575 Maryville Center Drive, St. Louis, MO 63166	03-17956
Beamer Road Management Company	575 Maryville Center Drive. St. Louis, MO 63166	03-17957
Monchem, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17958
Solutia Inter-America, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17959
Soluba International Holding, LLC	575 Maryville Center Drive, St. Louis, MO 63186	03-17960
Solutia Tarwan, Inc.	575 Maryville Center Drive, St. Louis, MO 63186	03-17961
Solutia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63186	03-17962

The Debtors may have done business under other names within the last six years, as follows:

Debtor Solutia Inc.

Other Names

Queeny Chemical Company, Monsanto Company, Acrilan, Artcis, Ascend AstroTurf, Butvar, CarboGen, Clean Machine, ChroMatix, Decuest. AstroTurl, Burtvar, CarboGen, Clean Machine, ChroMatix, Dequest, Duraspun, EPG, Ginny, KeepSale, KeepSale Maximum, Lumer, Uller Buster, Mealmaid, Pet Hair Eliminator, Pharmaceutical Advisions, Ph-Trol Salles, SC50. SEF [Self Extinguishing Fiber) Modecrytic Fiber, Shydrol, SkyKeen, Spray Guard. The Smart Yarns. ThermaSealed, Therminol, Ultron, Vanceva, Vanceva Color, Vanceva Design, Vanceva Secure, Vydyne, Wear-Dated

CPFIms Inc.

Courtaulds Performance Films, Inc., Martin Processing, Inc., Courtaulds Performance Films of Virginia, Gila, Llumar, Vista, UVShield, FormulaOne Performance Automotive Films, CourtGard

Solutia Management

Solutia Services, Inc.

Company, Inc.
Axia Research Corporation Statistics and Epidemiology Research Corporation

Solutia Inter-America, Inc Solutia Taiwan, Inc

Monsanto Inter-America, Inc. Monsanto Chemicals Tawan, Inc. Solutia Greater China, Inc. Moncanto Greater China

30. In 1997. Solutia was "spun off from the Monsanto Company (now known as Pharmacia Corporation and referred to in this notice as "Monsanto") and is an independent company. As part of the ignin-off Solutia may be responsible for claims against Monsanto that were related to Monsanto's historic

DEADLINE FOR FILING CLAIMS AGAINST SOLUTIA AND THE OTHER DEBTORS:

- your convenience.

  5. You MUST file a proof of claim by the Bar Date if you have any claim against any of the Debtors that arise before December 17, 2003. The only exception to this requirement is for claims described in paragraph 6, below. Acts or omissions that occurred before December 17, 2003 may give rise to claims subject to the Bair Date even if the claims may not have become known or fixed or liquidated until abar December 17, 2003. IF YOU SEEK TO ASSERT ANY CLAIMS RELATED TO MONSANTO'S HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE, YOU MUST FILE A PROOF OF CLAIM BY THE BAIR DATE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICAL BUSINESS OR SOLUTIA MUST BE TIMELY FILED AND IF NOT. WILL BE FOREVER BARRED. Under section 101(5) of the Bankruptcy Code and as used herein, the word 'claim' means: (a) a right to payment, whether or not such right is reduced to judgment, liquidated, milquidated, fixed, contingent, matured, unmatured, disputed, undisputed, secured or unsecured; or log a right to an equitable remedy is breach of performance il such breach gives not to a right to payment, whether or not such right to an equitable remedy is breach of performance il such breach gives not to a right to payment, whether or not such right to an equitable remedy is breach of performance is such breach gives not to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured or unsecured.

  The Bar Date Order provides that creations do NOT have to file proofs of claim by the Bar Date for the
- disputed, undisputed, secured or unsecured.

  The Bar Date Order provides that creations do NOT have to file proofs of claim by the Bar Date for this types of claims and interests listed below in this paragraph 6 (collectively, the "Excluded Claims"). You should not file a proof of claim at this time for any Excluded Claim. The Court may verter one or more separation orders at a lister time requaining creditors to file proofs of claim for some kinds of Excluded Claims and assisting related beactiness. If the Court does enter such an order, you will receive notice of it. Excluded Claims include (a) claims that were itself in the schedules of assets and liabilities and statement of financial affairs, which were flied by the Debtors on March 2, 2004 and amended on (as amended the "Chartfules").
  - (as amended, the "Schedules"), but only if (i) the Schedules did not list those claims as "contingent," "uniquidated" or "disputed," and (ii) the holder of the claim does not dispute the Schedules' description of the amount or classification of the claim or the **Debtor that is identifie** as owing the claim:
  - as owning the Count, counts for which a proof of claim already has been filed with the Clerk of the United States Bankruptcy Court for the Southern District of New York in a form substantially similar to Official Bankruptcy Form No. 10, against the correct Debtor;

- (c) claims paid in full by any of the Debtors during these chapter 11 cases as authorized by order of
- the Court, (d) claims of current employees of any of the Debtors, to the extent that the Debtors were authorized by the Court to honor those claims in the ordinary course of their business such as for wages and benefits. <a href="mailto:except">except</a> that current employees must file proofs of claim by the Bar Date for all other claims are by before Deember 17, 2003 against the Debtors including claims for wrongful termination, discrimination and claims covered by the Debtors workers' compensation. insurance.
- insurance,

  (e) claims of retired employees of Monsanto or any of the Debtors for retirement benefits, including
  medical, surgical or hospital care benefits, or benefits in the event of sixtness, accident, disability
  or death under any plan, fund or program (through the purchase of insurance or otherwise)
  maintained or established in whole or in part by the Debtors before December 17, 2003.

  (f) claims related to the Soluta Inc. Employees' Pension Plan:

- claims allowable under sections 503(b) and 507(a)(1) of the Bankruptcy Code as expenses of administration including claims for goods and services provided to, and accepted by, the Debtors after December 17, 2003;
- after December 17, 2003;

  cams which are based exclusively upon principal, interest and other applicable fees and charges on or under the (a) 6 72% Debenfures under an Indenfure, dated October 1, 1997, (b) 11 25°s. Senor Secured Debenfures under an Indenfure, dated July 9, 2002, (c) 7,375%. Debenfures under an Indenfure, dated July 9, 2002, (c) 7,375%. Debenfures under any Indenfure, dated October 1, 1997 and (d) Bank Credit Agreement, dated October 8, 2003 (collectively, the "Debt Instruments"); provided that (i) the foregoing exclusion will not apply to the indenfure trustee or designated agent under any of the Debt Instruments or related documents, (ii) any indenfure flustee or designated agent under any of the Debt Instruments or related documents will be required to file a proof of claim on account of claims for the repayment by the Debtors of principal, interest and other applicable fees and charges on or under the Debt Instruments, (iii) any person or enaity that wishes to assert a claim arising out of or relating to a Debt Instrument, other than a claim for the repayment by the Debtors of principal, interest and other applicable fees and charges on or under the Debt Instrument, wit be required to file a proof of claim, unless another exception herein applies and (iv) any indenture trustee or designated agent, under any of the Debt Instruments or related documents will only be required to the properties of the properties of the properties of the properties and (iv) any indenture trustee or designated agent under any of the Debt Instruments or related documents will only be required. designated agent under any of the Debt Instruments or related documents will only be required to file proofs of claim asserting claims for the repayment of principal, interest and other applicable 'ees and charges on or under the applicable Debt Instruments or against the chapter applicable less any charges of it interests applicable best institutions of against the days the states of the Debtor(s) that is (are) the primary obligor(s) on the underlying debt, and if such proof of claim identifies the Debtors, together with their respective chapter 11 case numbers, that are guarantors or otherwise secondary obligors under the applicable Debt Instruments, that proof of claim will be deemed to have been filed against the chapter 11 estate of each guarantor or secondary obligor, claims of one Debtor against any of the other Debtors.

(i) claims of any direct or indirect non-debtor subsidiary of Solutia Inc. against any of the Debtors; and (k) equity interests, which interests are based exclusively upon the ownership of common or

ecuty interests, which interests are based exclusively upon the ownership of common or preferred stock in a corporation, a general or limited partner interest in a limited partnership, a membership interest in a limited liability company or warrants or rights to sell or subscribe to such security or interest (any such interest being referred to as an "Interest"); provided that holders of Interests who wish to assert a claim against any of the Debtors that anses out of or relates to the ownership or purchase of an Interest, must file a proof of claim on or prior to the Bar Date unless another exception set forth nerein applies.

INSTRUCTIONS FOR FILING PROOFS OF CLAIM:

The structure is not in the English language, (b) be denominated in lawful currency of the United States, (c) be signed by the claimant or, if the claimant is not an individual by an authorized agent of the claimant, (d) include as attachments any documents on which the claim is based and (e) conform substantially to Official Form No. 10. You may obtain a proof of claim form from any bankruptcy court clerks office, from your lawyer, from certain business supply stores, from <a href="https://www.uscourts.gov/bankform">www.uscourts.gov/bankform</a> or by calling 1-866-378-1484.

- YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM BY NAME AND PROPER CHAPTER 11 CASE NUMBER YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICULAR DEBTOR IN A SINGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE "HAN ONE DEBTOR, YOU MUST FILE A SEPARATE PROOF OF CLAIM FORM AGAINST FACH DEBTOR
- 9. Your proof of caim form must be fied so as to be **received** on or before 5:00 p.m. (Prevailing Eastern Time) on You can file your proof of claim by either (a) making the original proof of claim to Soluta Inc., c/o The Trumbull Group, LLC, PO, Box S019, Bowling Green Station, New York, NY 10274-5019 or by (b) delivering the proof of claim form by overnight courier or by hand delivery to Soluta Inc. c/o Trumbul Group, LLC, Southern District of New York One Bowling Green, Room 534, New York, NY 10004-1408 (tel. (860) 687-3956).

CONSEQUENCES OF MISSING THE DEADLINE FOR FILING CLAIMS:

10. EXCEPT WITH RESPECT TO EXCLUDED CLAIMS (AS DESCRIBED IN SECTION 6), IF YOU FAIL TO FILE A PROOF OF CLAIM ON OR BEFORE 5:00 P.M. (PREVAILING EASTERN TIME), ON ON ACCOUNT OF ANY CLAIM YOU WISH TO ASSERT AGAINST ANY

OF THE DEBTORS, THEN

- YOU WILL BE FOREVER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH RESPECT TO IT);
  YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;

- THE DEBTORS AND THEIR PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABILITY WITH RESPECT TO THAT CLAMI; AND YOU WILL NOT BE PERMITTED TO VOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLAMS.

**EXAMINATION OF SCHEDULES:** 

The Debtors' Schedules and the Bar Date Order may be examined and inspected by interested parties during regular business hours at any of (a) the offices of Gibson, Dunn & Crutcher, 200 Park Avenue, New York, New York 10166 or (b) the Clerk of the Bankruptby Court, United States Bankruptby Court, Southern District of New York, Alexander Hamilton Custom House, One Bowling Green, New York, NY 10004-1408, during posted hours. The Debtors' Schedules and the Bar Date Order are also ner 1004-100, outing posted nouls. The Debrois Schedules and the Bar Date Order are also amendable online at <a href="https://www.mbulgroup.com">www.mbulgroup.com</a>. Because this case is governed by the Court's docket sheet and documents are also accessible at the Court's internet site. <a href="https://www.mbbu.scourts.gov">https://www.mbbu.scourts.gov</a>, through an account obtained from the PACER service center at 1-800-676-8586 (from the US), or <a href="https://www.mbbu.scourts.gov">https://www.mbbu.scourts.gov</a>. Creditions that wish to rely on the Schedules will have the responsibility for determining that their Claims are listed accurately on them

12. Any questions concerning this Notice, the Bar Date or the Bar Date Order should be directed to the Information Line established for these chapter 11 cases at 1-866-378-1484.

, 2004 New York, New York

BY ORDER OF THE COURT

GIBSON, DUNN & CRUTCHER LLP Counsel for the Debtors and Debtors in Possession

## **EXHIBIT** F

## PUBLICATIONS FOR GENERAL BAR DATE PUBLICATION NOTICE

New York Times	Wall Street Journal	St. Louis Post-Dispatch
229 West 43 <sup>rd</sup> Street	545 E. John Carpenter Freeway	900 N. Tucker Boulevard
New York, NY 10036	Suite 400	St. Louis, MO 63101
,	Irving, TX 75062	
The Anniston Star	Martinsville Bulletin	Atlanta Journal-Constitution
4305 McClellan Boulevard	204 Broad Street	72 Marietta Street, N.W.
Anniston, AL 36206	Martinsville, VA 24112	Atlanta, GA 30303
The Decatur Daily	Charleston Gazette and Mail	Detroit News & Free Press
201 First Avenue	1001 Virginia Street East	615 W. Lafayette Boulevard
Decatur, AL 35601	Charleston, WV 25301	Detroit, MI 48226
Mobile Register	Los Angeles Times	Seattle Times/Post-Intelligencer
401 N. Water Street	130 S. Broadway	1120 John Street
Mobile, AL 36602	Los Angeles, CA 90012	Seattle, WA 98109
Long Beach Press Telegram	Orange County Register	Courier Post
604 Pine Avenue	625 N. Grand Avenue	301 Cuthbert Boulevard
Long Beach, CA 90844	Santa Ana, CA 92701	Cherry Hill, NJ 08002
Hartford Courant	Washington Post	Greenwood Index-Journal
285 Broad Street	1150 15 <sup>th</sup> Street, N.W.	610 Phoenix Street
Hartford, CT 06115	Washington, DC 20071	Greenwood, SC 29646
Pensacola News Journal	Miami Herald	Columbia Daily Herald
101 E. Romana Street	1 Herald Plaza	1115 S. Main Street
Pensacola, FL 32502	Miami, FL 33132-1693	Columbia, TN 38401
Belleville News Democrat	Gloucester County Times	Houston Chronicle
120 S. Illinois Street	309 S. Broad Street	801 Texas Avenue
Belleville, IL 62220	Woodbury, NJ 08096	Houston, TX 77002
Springfield Republican		• •
1860 Main Street		
Springfield, MA 01102		

## **EXHIBIT** G FORM OF SITE-SPECIFIC PUBLICATION NOTICES

## SPECIAL NOTICE TO RESIDENTS OF THE [COMMUNITY NAME] AREA

As explained in the legal notice that appears above, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposed of by Solutia or the former Monsanto Company (n/k/a Pharmacia Corporation), at the [Name of Relevant Plant or Disposal Site] located at [Address of Plant or Disposal Site], you MUST file a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice above by [Bar Date], or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "[Plant or Disposal Site-Related Name] Materials."

## ■ [Description of [Name] Materials]

If you, or your property, or your spouse or immediate family member, was exposed to any of the [Name] Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or punitive damages. Among other things, property-related damages could relate to cost of removal, diminution of property value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that appears above.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the [Name] Materials, you <u>MUST</u> file a proof of claim form before [<u>Bar Date</u>]. If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form, please call 1-866-378-1484.

Dated	d:		, 2004
New	York,	New	York

By Order of the Court
GIBSON, DUNN & CRUTCHER LLP
Attorneys for the Debtors and
Debtors in Possession

## EXHIBIT H <u>SITE-SPECIFIC PUBLICATION NOTICES</u>

Debtora

SOLUTIA INC., of al.

Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE (DATE)

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED RELOW-

#### PLEASE TAKE NOTICE THAT:

On December 17, 2003, Sciulia Inc. ("Solutia") and its atilizated debtors and debtors in possession (collectively, the "Debt each filed a voluntary petition for relief under chapter 11 of the Linked States Code, 11 U.S.C. #§ 101-1330 Beartruptoy Code") in the United States Benfruptoy Court for the Southern District of New York (the "Court"). Set forth to for each Debtor are its name and its respective case number:

Deblor	Address	Case No.
Solutia Business Enterprises, Inc.	575 Meryville Center Drive, St. Louis, MO 63186	05-17948
Solutia Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17949
Solutia Systems, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17950
Solulia Overseas, Inc.	575 Marryville Center Drive, St. Louis, MO 63166	CS-17951
CPFilms, Inc.	4210 The Great Road, Fieldale, VA 24089	09-17962
Sotulia Management Company, Inc.	575 Manyville Center Drive, St. Louis, MO 63166	08-17963
Monches International, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17964
Axio Research Corporation	2801 4th Avenue, Suite 200, Seattle, WA 98121	09-17955
Solulia Investments, LLC	576 Maryville Center Drive, St. Louis, MO 63166	09-17956
Beamer Road Management Company	575 Maryville Center Drive, St. Louis, MO 83186	09-17957
Monchem, Inc.	575 Maryville Center Drive, St. Louis, MO 83186	08-17958
Solutia inter-America, Inc.	575 Maryville Center Drive, St. Louis, MO 63186	09-17959
Sotutia International Holding, LLC	575 Maryville Center Drive, St. Louis, MO 63166	05-17960
Solutia Talwan, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17961
Solutia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17962

2. The Debtors may have done business under other names within the last six years, as follows:

Solution Inc.

CPFilms Inc.

Other Names Cueery Chemical Company, Moneanto Company, Acrian, Amdis, Ascand, Astroflart, Bubez, CarboGen, Clean Machine, ChroMalfx, Dequest, Dumarpun, EPG, Gitvey, KeepSate, KeepSate Maximum, Lumrat, Litter Buster, Meathmaid, Pirt Hair Eliminates, Phermacoulical Advisors, Ph-Trol, Sadex, SCSO, SEF (Self extinguishing Flaer) Modacrytic Fiber, Skydrod, Skyldeen, Spray Guard, The Smart Verne, Thermeticated, Thermind, Ultron, Vanceva, Vanceva Cotor, Vanceva Design, Vanceva Bacume, Vydyne, Macon Design, Vanceva Bacume, Vydyne,

vven-Lumou
Courtaulds Performance Films, Inc., Martin Proceesing, Inc., Courtaulds Performance
Films of Viginia, Gille, Liumar, Vista, UVShield, FormuleOne Performance Automobil
Films, CourtGard
Sciuta Services, Inc.
Statistics on Experimental Court Co

Solutia Management Company, Inc.

Axio Research Corporation

Statistics and Epidemiology Research Corporation

Schille Taiwan, Inc. Schille Greater China, Inc.

Monsanto Inter-America, Inc. Monsanto Chemicals Talwan, Inc.

Moneanto Greater China 3. In 1997, Solutia was "spun off" from the Monsanto Company (now known as Pharmacia Corporation, and reterred to in this notice as "Monsanto" and is an independent company. As part of the spin-off, Solutia may be responsible for deline against Monsanto hat were related to Monsanto's historic chemicals business.

DEADLINE FOR FILING CLAMS AGAINST SOLUTIA AND THE OTHER DEBTORS:

- to an carma against the Debtors that arcine bettre December 17, 2003 againg the Excluded Calenta listed in paragraph 6 before. The Bar Date Order stee sets procedures to be used to fifting proofs of claims, which are summarized in social or your commitment.

  5. You MUST file a proof of claim by the Bar Date if you have any claim against any of the Debtors that arone bettre December 17, 2003. The only exception to this requirement is for claims described in paragraph 6, below. Acts or omissions that counted 17, 2003. The only exception to this requirement is for claims described in paragraph 6, below. Acts or omissions that counted 17, 2003. If you have any claim against any of the Debtors that arone bettre December 17, 2003 and yelve free to claims subject to the Bar Date own if the claims not have become from or fixed or liquidated until after December 17, 2003. If YOU SEEK TO ASSERT ANY CLAMS RELATED TO MONIBORITO'S HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PRINAGRAPH 3, ABOVE YOU MUST FILE A PRICOF OF CLAM BY THE BAR DATE. ANY CLAMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR SOLUTIA MUST THE TRILLY FILED AND IF NOT, WILL BE FOREVER BARRED. Under section 101(5) of the Berbruphoy Code and as used hardly, contingent, matured, unmatured, deputed, legal, equilable, sourced or unsecured; or (b) a right to an equilable remedy is reduced to judgment, fixed, contingent, matured, deputed, undisputed, secured or unsecured.

  6. The Bar Date Order provides that cruditors do NOT have to the proofs of claim by the Bar Date to the types of claims and interests issued below in this paragraph 6 (colectively, the "Excluded Claims"). You should not the spot of claims and linearest that do below in this paragraph 6 for colectively, the "Excluded Claims". The Court does only reported of light to rank parties on the model of the court does only a should not the proof of claims after the requiring creditors to the proofs on thereof, 2, 2004 and amended on the amount or classification of the claim or the Dabbors at the sta
- - as for which a proof of claim already has been filed with the Clerk of the United States Bankruptcy Court for the

Southern District of New York in a form substantially similar to Official Bankruptcy Form No. 10, against the correct Debtor; (c) claims paid in full by any of the Debtors during these chapter 11 cases as surfronzed by order of the Court; (d) claims of current employees of any of the Debtors, to the extent that the Debtors were surfronzed by the Court to honor hose claims in the ordinary course of their business such as for wages and benefits, social that current employees must be proots of claim by the Bar Debtor and other claims arising before December 17, 2003 spent the Debtors including claims for wrongful fermination, discribination and claims covered by the Debtors' workers' compensation insurance; (e) claims of retried employees of Monsanto or any of the Debtors for referenced benefits, including section; aurgical or hospital care benefits, or benefits in the event of storees, socials, disability or death under any plan, fund or program (through the purchase of Insurance or otherwise) maintained or established in whole or in part by the Debtors before December 17, 2003;

claims related to the Solulia Inc. Employees' Pension Plan;

(f) claims related to the Solutia Inc. Employees' Pension Plan;
(g) claims allowable under sections 503(b) and 507(a)(1) of the Bankruptcy Code as expenses of administration, including claims for goods and services provided by, and accepted by, the Debictra after December 17, 2003;
(h) claims which are based exclusively upon principal, interest and other applicable tises and charges on or under the (a) 8.72% Debentures under an indenture, dated October 1, 1997, (b) 11.25% Serior Secured Debentures under an indenture, dated October 1, 1997 and (d) Bank Credit Agreement, dated October 8, 2003 (collectively, the "Debt Instruments"); provided that (f) the foragoing exclusion will not apply to the indenture trustee or designated agant under any of the Debt Instruments or related documents, (fi) any indenture trustee or designated agant under any of the Debt Instruments or related documents, will be required to the a proof of claim on account of claims for the repsyment by the Debtors of principal, interest and other applicable ties and charges on or under the Debt Instruments, will be required to file a proof of claim, unless another suspective than a claim for the repsyment by the Debtors of principal, interest and other applicable ties and charges on or under the Debt Instrument, will be required to file a proof of claim, unless another exception herein applica and (v) any indenture in the explication of the Debt Instruments or related documents will only be required to file a proof of claim, unless another exception herein applica and (v) any indenture in the proof in the Instruments or any of the Debt Instruments or related documents will only be required to file a proof of claim indentifies the Cebtors, between the applicable Debt instruments or accounts or other explications or under the applicable Debt instruments or administration of the Debt or the proof of claim identifies the Debtors, beginner with their respective chapter 11 case numbers, that are guarantors or otherwise secondary obligors under the appl secondary obligor; claims of one Debtor against any of the other Debtors;

claims of one Deboto against any or the order Debotors; claims of any direct or indirect non-debotor subsidiary of Solutia Inc. against any of the Debotors; and equity interests, which interests are based exclusively upon the ownership of common or preferred shock in a corporation, a general or innited partner interest in a limited partner into, a membership interest in a limited liability company or warrants or rights to sell or subscribe to such security or interest (any such interest being referred to as an "interest"; provided that holders of interests, including claims striang out of or refating to the sale; issuance or distribution of the Omership or purchase of an interest, including claims striang out of or refating to the sale; issuance or distribution of the Interest, must file a proof of claim on or prior to the Ber Date, unless another exception set forth herein applies.

INSTRUCTIONS FOR FILING PROOFS OF CLAIM:

The interpretable from relating tracking of Estables.

7. If you file a proof of claim, your filed proof of claim must (a) be written in the English language, (b) be denominated in leavist currency of the United States, (c) be signed by the claimant or, if the claimant is not an individual, by an authorized agent of the claimant, (d) include as attachments any documents on which the claim is besed and (e) conform substantially to Official Form No. 10. You may obtain a proof of claim form from any bankpulpy court clarifs office, from your lawyer, from certain business supply stores, from <a href="https://www.uscouris.gov/banklotm.or">www.uscouris.gov/banklotm.or</a> by calling 1-965-378-1484.

YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY NAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAMS AGAINST A PARTICULAR DEBTOR IN A SINGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SEPARATE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.

Nour proof of dain from must be filled so as to be received on or before 5:00 p.m. (Prevailing Eastern Time) on
 Nour proof of dain from must be filled so as to be received on or before 5:00 p.m. (Prevailing Eastern Time) on
 Nour proof of dains on the second of the seco

CONSEQUENCES OF MISSING THE DEADLINE FOR FILING CLAMS:

. YOU WILL BE FOREVER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH

RESPECT TO IT);
YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;
THE DESTORS AND THEIR PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABILITY WITH RESPECT TO THAT CLAME AND

YOU WILL NOT BE PERMITTED TO YOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLAIMS.

#### EXAMINATION OF SCHEDULES:

In The Debtors' Schedules and the Bar Date Order may be examined and inspected by interested parties during regular business hours at any of (a) the offices of othern, Durin & Christine, 200 Part Avenue, New York, New York (10185 or (b) the Clerk of the Bankruptcy Court, United States Bankruptcy Court, Southern District of New York, Alexander Herriton Custom House. One Bowling Green, New York, NY 10004-1408, during posted hours. The Debtors' Schedules and the Bar Date Order are stoo available online at <a href="https://www.nysbuscourins.oog.">https://www.nysbuscourins.oog.</a> Because his case is governed by the Courts General Orders regarding electronic means of filing, signing and verifying documents, the Courts docted theet and documents are also accessible at the Courts interest etter. http://www.nysbuscourins.gov. through an account obtained from the MCCER service outer at 1-400-676-6856 (those the US), or (210 301-6440 (tron outside the US), or <a href="https://www.nysbuscourins.gov">https://www.nysbuscourins.gov</a>. Prough an account obtained from the MCCER service outer at 1-400-676-6856 (those the US), or (210 301-6440 (tron outside the US), or <a href="https://www.nysbuscourins.gov">https://www.nysbuscourins.gov</a>. Creditors that with to rely on the Schedules with here he responsibility for determining that their Claims are leaded accurately on them. CHESTICHS:

12. Any questions concerning this Notice, the Bar Date or the Bar Date Order should be directed to the information Line established for these chapter 11 cases at 1-866-378-1484.

Dated: 2004 New York, New York

BY ORDER OF THE COURT

GIRSON, DUNN & CRUTCHER

Counsel for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE ANNISTON AREA

As explained in the legal notice that appears above, Soluta Inc. and certain of its affiliates (collectively, the "Debtors") has filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadling claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, a materials or contaminants isled below that were produced, manufactured, supplied, used or deposed of by Solutia or the fermi Monsanio Company (n/t/z Pharmacia Corporation), at the Anniston Part now owned by Solutia located at 702 Cipitates Aversus, Amistain, Alabama, you IMSST the a proof of claim term with the Bankrupicy Court according to the Instructions in I legal notice above by \_\_\_\_\_\_\_\_, or your will forever lose your rights to recover on your claim in the Bullet.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtor are required to provide notice to those who may have a claim caused by exposure to the following "Armiston Materials."

- The Anniston Plant produced a veriety of biphenyla, terphenyla, and polyphenyla, some of which were modified, hydrogenated, or chlorineled, including polychlorineled biphenyla (PCBs).

  Other products made at the Armiston Plant include phosphate seters, muriatic acid, stilicate esters, substituted adipatine, nitrophenola, atkylbenzenes, phosphoric acid, phosphorus pentasualide and organisphorus insecticides garranters. Rair materials used at the Anniston Plant have included benzene, elsystemzenes, mercuny, diphenyl cidde, adipto at allicon tetrachloride, syvene, various alcohols, parantirochiobenzene, elemental phosphorus, sustur, déorine, soda as xytene, susturic acid, acetone and lead.
- ontenhans that may be preent at or around the Armiston Plant Include organic chemicals and inorganic chemicals such a PCBs and certain of the other chemicals identified above.

The Anniston Plant has had asbestoe-containing materials in its insulation and tireproofing. Asbestoe was not, and is not, used in any products or rew materials produced, manufactured, supplied or disposed by the Anniston Plant.

If you, or your properly, or your spouse or issensitiats leavily member, was exposed to any of the Anniston Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the faulte, you may have a claim under writtens legal theories for damages. Among other finings, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily highry, wrongial death, loss of consortium, medical monitoring, survivorable or programmate, consequential, general and special damages or puritive damages. Among other finings, properly related damages and relate to cost of removal, dishibition of properly value or economic loss, or promate, consequential, general and special damages or puritive damages. More than the information about the definition of "chaims" that must be filed before the deadline is included in paragraph 5 of the legal notice that appears above.

You do not need to life a proof of claim form for a claim reliated to exposure to the Anniaton Materials If you are party to, or the ended of the Colonial Settlement Agreement between Solutia, Monsanto and Pharmacia that was executed in connection fifth the instruction captioned Antonia Tobiant, et al. v. Monsanto Company et al., Chill Action No. 01-0-1407-S, and Sabrine themselfly, et al. v. Monsanto Company et al., Chill Action No. 02-03-1832 (Element County).

For more information about the fiting process and/or to receive a proof of claim form, please call 1-866-378-1484.

Deled: \_\_\_\_\_, 2004

By Order of the Court GIBSON, DUNN & CRUTCHER LLP Attorneys for the Debtors and Debtors in Possession

SOLUTIA INC., at al., Debtors. Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE [DATE]

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW:

PLEASE TAKE NOTICE THAT:

1. On December 17, 2003, Solute inc. ("Solutia") and its affiliated deblors and deblors in possession (collectively, the "Deblors") each lifed a voluntary pelition for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330 (the "Banteruptcy Code") in the United States Banteruptcy Court for the Southern District of New York (the "Court"). Set forth below for each Deblor are its name and its respective case number:

Debtor	Address	Case No.
Solutia Business Enterprises, Inc.	575 Maryville Center Orive, St. Louis, MO 63166	03-17948
Solutia inc.	575 Manyville Center Drive, St. Louis, MO 63166	03-17949
Solutia Systems, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17950
Solutia Oversees, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17951
CPFilms, Inc.	4210 The Great Road, Fieldale, VA 24089	03-17952
Sciulia Management Company, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17953
Monchem International, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17954
Axio Research Corporation	2601 4th Avenue, Suite 200, Seattle, WA 98121	03-17955
Sciulia Investments, LLC	575 Maryville Center Drive, St. Louis, MO 83186	03-17956
Beamer Road Menagement Company	575 Maryville Center Drive, St. Louis, MO 63186	03-17957
Monchem, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17958
Solutia Inter-America, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17950
Solutia International Holding, LLC	575 Maryville Center Drive, St. Louis, MO 63166	03-17960
Solutia Taiwan, Inc.	575 Manyville Center Drive, St. Louis, MO 63166	03-17961
Solutio Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17962
	- other names within the last dy users as frittens	

<u>Dabtor</u> Solutia inc.

ass under other names were the set of production of the Names.

Other Na

CPFilms Inc.

Courtaulds Performance Films, Inc., Martin Processing, Inc., Courtaulds Performance Films of Virginia, Gilla, Llumar, Vista, UVShield, FormulaOne Performance Automotive Films, CourtGard

Solulia Management Company, Inc. Axio Research Corporation Solutia Inter-America, Inc.

Solutia Services, Inc. Statistics and Epidemiology Research Corporation

Monsanto Inter-America, Inc. Monsanto Chemicals Talwan, Inc. Monsanto Greater China

Solutia Taiwan, Inc. Solutia Greater China, Inc. 3. In 1997, Solutia was "spun off" from the Monsanto Company (now landown as Pharmada Corporation, and referred to in this notice as "Monsanto") and is an independent company. As part of the spin-off, Solutia may be responsible for claims against Monsanto that were retailed to Monsanto's historic chemicals business.

DEADLINE FOR FILING CLAIMS AGAINST SOLUTIA AND THE OTHER DEBTORS:

- into notice for your convenience.

  5. You MUST file a proof of claim by the Ber Date if you have any claim against any of the Debtors that arose before December 17, 2003. The only exception to this requirement is for claims described in paragraph 6, before. Acts or omissions that occurred before December 17, 2003 may give rise to claims subject to the Ber Date even if the claims may not have become throat or not or of guideted until either December 17, 2003. If YOU SEEK TO ASSERT ANY CLAMS FIELDED TO MONSANTO'S HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABONE, YOU MUST FILE A PROOF OF CLAIM BY THE BAR DITE. ANY CLAIMS YOU HAVE ACAINST THE CHEMICALS BUSINESS OR SOLUTIA MUST BE TIMELY FILED AND IF NOT, WILL BE FOREVER BARRED. Under section 101(5) of the Baricuptory Code and as used herein, the word 'claim' meanns: (a) a right to payment, whether or not such right is reduced to judgment, figuidated, undeputed, legal, equilable, secured or unsecured, or light to an equilable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equilable remedy to reduce to budgment, fixed, comingent, matured, unmarked, disputed, excursed or unsecured.
- 8. The Barr Date Order provides that creditors do NOT have to the proofs of claim by the Bar Date for the types of claims and interests fasted below in this paragraph 6 (collectively, the "Excluded Claims"). You should not tile a proof of claim at this time for any Excluded Claim. The Court may enter one or more separate orders at a later time requiring creditors to tile proofs of claim for some kinds of Excluded Claims and setting retained deadlines. If the Court does enter such an order, you will receive notice of it. Excluded Claims include:

  (a) claims that were listed in the schedules of assets and isabilities and statements of financial affairs, which were filled by the Database at Newton 1 and 1 an

  - (b) claims for which a proof of claim already has been filed with the Clerk of the United States Bankruptcy Court for the

Southern District of New York in a form substantially similar to Official Berteruptcy Form No. 10, against the correct Debtor;
(c) claims paid in full by any of the Debtors during these chapter 11 cases as authorized by order of the Court;
(d) claims of current employees of any of the Debtors, to the extent that the Debtors were authorized by the Court to honor hose claims in the ordinary course of their business such as for wages and benefits, agoing that current employees must file proofs of claim by the Barr Date for all other claims a raining before December 17, 2003 against the Debtors including claims for wrongful termination, discrimination and claims covered by the Debtors' workers' compensation insurance;
(e) claims of retired employees of Monsanto or any of the Debtors to retirement benefits, including medical, angical or hospital care benefits, or benefits in the event of sickness, accident, classibility or death under any plan, fund or program (through the purchase of insurance or otherwise) maintained or established in whole or in part by the Debtors before better better Sottila inc. Employeest Pennion Plant.

Debiars before December 17, 2003;
(f) claims related to the Solutia Inc. Employees' Peneion Plant;
(g) claims alreaded to the Solutia Inc. Employees' Peneion Plant;
(g) claims alreaded to the Solutia Inc. Employees' Peneion Plant;
(g) claims which are based exclusively upon principal, Interest and offers applicable tees and charges on or under the (a) 6.72% Debentures under an indenture, deted October 1, 1997; (g) 11.25% Serior Secured Debentures under an indenture, dated October 1, 1997; (g) 11.25% Serior Secured Debentures under an indenture, dated October 1, 1997 and (g) Bank Credit Agreement, dated October 8, 2003 (collectively, the "Debt Instruments"); provided that (j) the fregging exclusion with not apply to the Indenture trustee or designated agent under any of the Debt Instruments or related documents, (j) any indenture instruments will be required to the a proof of claim on account of claims for the repayment by the Debtors of principal, interest and other applicable lees and charges on or under the Debt Instruments, (ii) any protent or entity that wishes to assert a claim failing out of related occurrents will only be required to the a proof of claim, interest and other applicable lees and charges on or under the Debt Instrument, will be required to the a proof of claim, interest and other applicable lees and charges on or under the Debt Instrument, will be required to the a proof of claim, interest and other applicable lees and charges on or under the applicable debt instruments or related documents will only be required to the applicable lees and charges on or under the applicable debt instruments or related documents will not provide the proof of claim asserting claims to the repayment of principal, interest and other applicable lees and charges on or under the applicable debt instruments or against the chapter 11 estates of the Debtors, by the proof of claim developed to the proof of claim will be deemed to have been filed against the chapter 11 estates of the Debtors, logether with their respect

- cannot or any orace or increte non-sector subcassory of souths inc. against any of the Depotors, and equity intreests, which interests are based exclusively upon the ownership of common or preferred stock in a corporation, a general or limited perhere inherest in a limited perhership, a swembership interest in a limited liability company or werrants or rights to sell or subscribe to such security or interest (any such interest being reterred to as an "interest"); provided that holders of Interests who wish to assert a claim against any of the Debtors hat arises out of or relates to the commercial or purchase of an interest, including claims arising out of or relating to the sale, issuance or distribution of the interest, must file a proof of claim on or prior to the Bar Date, unless another exception set forth herein applic

INSTRUCTIONS FOR FILING PROOFS OF CLAIM:

- Inter truto (sees Fort natures insect to the committee of the committee of
- 8. YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY NAME AND PROPER CHAPTER 11 CASE NUMBER, YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICULAR DEBTOR IN A SINGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SEPARATE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.
- 9. Your proof of claim form must be filed so as to be received on or before 5:00 p.m. (Prevailing Eastern Time) on ... You can like your proof of claim by alther (a) melling line original proof of claim to Solutia Inc., o'o The Trumbull Group, LLC, P.O. Box 5019, Bowling Green Station, New York, NY 10274-5019 or by (b) delivering the proof of claim form by overnight courie or by hard delivery to Solutia Inc., o'o Timbull Group, LLC, Southern District of New York One Bowling Green, Room 534, New York, NY 10004-1408 (fet: (860) 687-3956).

CONSEQUENCES OF MISSING THE DEADLINE FOR FILING CLAIMS:

10. EXCEPT WITH RESPECT TO EXCLUDED CLAMS (AS DESCRIBED IN SECTION 6), IF YOU FAIL TO FILE A PROOF OF CLAMS ON OR BEFORE 5:00 PML (PREVAILING EASTERN TIME), ON ON ACCOUNT OF ANY CLAIM YOU WISH TO ASSERT AGAINST ANY OF THE DEBTORS, THEN

- YOU WILL BE FOREVER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH RESPECT TO IT); YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;
- THE DEBTORS AND THEIR PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABILITY WITH RESPECT TO THAT CLAMI; AND YOU WILL NOT BE PERMITTED TO WOTE ON ANY PLAN OF PLANS OF REORGANIZATION FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLAMIS.

EXAMINATION OF SCHEDULES:

EXAMPATION OF INCHEDITES:

11. The Deblors' Schedules and the Ber Data Order may be examined and inspected by interested parties during regular business hours at any of (a) the offices of Gibson, Dunn & Crutcher, 200 Park Avenue, New York, New York (10165 or (b) the Clerk of the Barstruptcy Court, United States Bankruptcy Court, Southern District of New York, Alexander Healtion, Custom House, One Bowling Green, New York, NY 10004-1408, during posted hours. The Deblors' Schedules and the Bar Date Order are also available online at <a href="https://www.humbidgreen.gog.">https://www.humbidgreen.gog.</a>. Because this case is governed by the Court's General Orders regarding electronic means of tilling, signing and wiritying documents, the Court's doctor that and documents are also accessible at the Court in Internet size. This Avenum restrictions, through an account obtained and documents are also electronic that which ho rely on the Schedules will have the responsibility for determining that their Clerms are issed accurately on them. QUESTIONS:

12. Any questions concerning this Notice, the Bar Date or the 8er Date Order should be directed to the information Line established for these chapter 11 cases at 1-966-378-1484.

New York, New York

BY ORDER OF THE COURT

GIBSON, DUNN & CRUTCHER

Counsel for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE DECATUR AREA

As explained in the legal notice that appears above, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materiate or contaminants listed below that were produced, searufactured, supplied, used or disposed of by Solutia or the former Monsanto Company (ntiva Pharmacia Corporation), at the Decatur Plant now owned by Solutia and located at Highway 20 West, Decatur, Alabama, you MUST the a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice above by \_\_\_\_\_\_\_\_, or you will forever loss your rights to recover on your claim in the feature.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following

- The Decatur Plant produced acrysic and modacrysic fibers, adiponishe, hazamethylenediamine and.
   Raw materials and other chemicals used at the Decatur Plant have included acrysorithia, adiponish hydrogenated polyphenyis, and various liber finishes comprised of vegetable oils and efflorystated veg acids and anticles, sorbitan ester, steeric diseated, soya dimetryl and ethyl amerchiam salt.
- Contaminants that may be present at or around the Decisius Plant Include organic chemicals such as trichlorcethylene.

acrylonitrile and hydrogenated polyphenyis used impacted the former Lustrex manufacturing site. is used as heat transfer fluids. Spent styrene monomers also may have

The Decalty Plant contained asbestos-containing materials used for insulation and freproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Decalus Plant.

If you, or your property, or your spouse or issue mass produced, manuscurred, supposed or disposed by the Decalar Malariads, and it had exposure directly or indirectly caused injury that becomes apparent either now or in the staure, you may have a claim under various legal heories for damages. Among other things, personal injury damages could relate to physical, encolonal or other personal injuries, such as personal or body injury, wrongst death, loss or connecting, medical monitoring, survivoratip or proximate, consequential, general and special damages or puritive damages. Assong other things, property-related damages could relate to cost of removal, definition of property value or economic loss, or proximate, consequential, general and special damages or puritive damages. More information about the deathle in or "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that appears above.

For more information about the titing process and/or to receive a proof of claim form, please call 1-866-378-1484.

By Order of the Court

GIBSON, DUNN & CRUTCHER LLP

New York, New York

Altorneys for the Debtors and Debtors in Possession

SOLUTIA INC., at al. Debtore

Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE IDATE!

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW:

PLEASE TAKE MOTICE THAT:

1. On December 17, 2013, Solutia Inc. ("Bolutia") and His affiliated debtors and debtors in possession (odiectively, the "Debtors") each filed a voluntary perition for relief under chapter 11 of Hie 11 of the United States Code, 11 U.S.C. of 101-1330 (the "Benieruptcy Code") in the United States Benieruptcy Court for the Southern District of New York (the "Court"). Set forth below for each Debtor are its name and its respective case number;

Address	Case No.
575 Maryville Center Drive, St. Louis, MO 63166	08-179-48
575 Marwille Center Drive, St. Louis, MO 63166	08-179-49
	08-17960
	09-17951
	08-17952
	09-17953
	08-17964
	08-17965
	09-17958
	08-17967
	08-17968
	08-17959
	08-17960
	08-17961
575 Maryville Center Drive, St. Louis, MO 63165	05-17962
	575 Maryville Carabir Drive, St. Louis, MO 63166 575 Maryville Carabir Drive, St. Louis, MO 63166 575 Maryville Carabir Drive, St. Louis, MO 63165 576 Maryville Carabir Drive, St. Louis, MO 63165 575 Maryville Carabir Drive, St. Louis, MO 63166 575 Maryville Carabir Drive, St. Louis, MO 63166

fors may have done business under other names within the last six years, as folk

<u>Debtor</u> Solutia inc.

CPFilms Inc.

Other Names

Quint retinees

Company, Monsento Company, Monsento Company, Acrillan, Alecia, Ascend, Astroll,
Bulber, Carboden, Clean Machine, ChroMatix, Dequest, Duraspun, EPG, Girney,
KeepSale, Modern, Lumar, Librar, Libra Busier, Medenhald, Pel Hafr Birninel
Phurmacoudical Advisors, Pil-Tot, Safex, SCSO, SEF (Seff Extinguishing Phor)
Modacrytic Flore, Stydrof, Styfloen, Spray Guard, The Smart Yarne, Thermadiede
Therminol, Ultron, Vancera, Vancera Color, Vancera Design, Vancera Societa,

Courtaute Performance Films, Inc., Martin Processing, Inc., Courtaute Performance Films of Virginia, Gila, Llumar, Vista, UVShield, FormulaOne Performance Automotive Films, CourtGard

Solute Management Company, Inc. And Research Corporation

Solutia Services, Inc. Stalistics and Epidemiology Research Corporation

Solutia inter-America, inc. Monaanto Inter-America, Inc. Solutia Tahwan, Inc. Monagnio Chamicals Taiwan, Inc. Solutie Greeter China, Inc. Monsanto Greater China

3. In 1997, Solulia was "spun off" from the Moneanto Company (now known as Pharmacia Corporation, and referred to in this notice as "Moneanto") and is an independent company. As part of the apin-oit, Solulia may be responsible for claims against Moneanto that were related to Moneanto's historic chemicals business.

einst the Deblors. The S

The notice for your convenience.

5. You MUST file a proof of claim by the Bar Date if you have any claim against any of the Debtors that arose before December 17, 2003. The only exception to this requirement is for claims described in paragraph 8, before. Acts or omissions that counted before December 17, 2003 may give rise to claims subject to the Bar Date seen if the claims may not have become thrown or stood or liquidated until after December 17, 2003. If YOU SEEK TO ASSERT ANY CLAIMS REPET ON MONERANTO'S HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE, YOU MUST FILE A PRIDOF OF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR SOLUTIA MUST FILE A PRIDOF OF TIMELY FILED AND IF NOT, WILL BE FOREVER BARRED. Under section 101(5) of the Barrisupty Code and as used fereign, the word 'claim' means: (a) a right to payment, whether or not such right is reduced to judgment, [Quidated, undequated, legal, equalities, secured or unsecured, or a right to provide in reduced to judgment, liked, comingent, makered, unmarkered, desprined, secured or unsecured. So a right to payment, whether or not such right to an equilibriary reduced to judgment, liked, comingent, makered, unmarkered, desprined, secured or unsecured.

6. The Bar Date Order provides that creditors do NOT have to Sie proofs of claim by the Sar Date for the types of distine and interests listed below in this paragraph 6 (collectively, the "Excluded Claims"). You should not like a proof of claim at the feet or yet Excluded Claims include:

(a) claims that were Stead on the schedules of asserts and isolitries and statements of financial affairs, which were stead (a) claims that were tested in the schedules of asserts and isolitries and statements of financial affairs, which were stead (a) claims that were tested in the schedules of asserts and isolitries and statements of financial affairs, which were stead of the schedules of asserts and isolitries and statements of financial affairs, which were stead.

(a) claims that were listed in the achecides of assets and liabilities and statements of financial affairs, which were find by the Debtors on March 2, 2004 and amended on "Schadules", but only if (f) the Schedules did not just those claims as "contingent," "uniquidated" or "disputed," and (ii) the holder of the claim does not dispute the Schedules' description of the amount or classification of the distin or the Debtor that is identified as owing the claim; (b) claims for which a proof of claim already has been filed with the Clark of the United States Bankruptcy Court for the

Southern District of New York in a form substantially similar to Official Barteruptcy Form No. 10, against the correct Debtor; (c) claims paid in full by any of the Debtors during these chapter 11 cases as suthortzed by order of the Court; (d) claims of current employees of any of the Debtors, to the extent that the Debtors were authortzed by the Court to honor those claims in the ordinary course of their business such as for wages and benefits, except that current employees must till proots of claim by the Bar Deate for all other desires arising before December 17, 2003 against the Debtors including claims to wrongful termination, descrimination and claims covered by the Debtors workers' compensation insurance; (e) claims of retired employees of Monsantio or any of the Debtors for retirement benefits, including medical, surgical or hospital care benefits, or benefits in the event of sidmess, accident, disability or death under any plan, fund or program (through the purchase of Insurance or circumstance) maintained or established in whole or in part by the Debtors before December 17, 2003.

(a) claims related to the Sobita in C. Employees' Pension Plan; rich delines afforcable under accidents, forced and provided and pro

claims allowable under sections 503(b) and 507(a)(t) of the Benkrupky Code as expenses of administration, including claims for goods and services provided to, and accepted by, the Debtors after December 17, 2003;

is claims allowable under sections 50(b) and 507(a)(t) of the Bankrupkcy Code as expenses of administration, including claims for goods and services provided to, and accepted by, the Debtors after December 17, 2003; a claims which are bused exclusively upon principal, interest and other applicable less and charges on or under the (a) 5.72% Debentures under an indenture, dated October 1, 1997 a) the provided that (§ the foregoing exclusion will indenture, dated October 1, 1997 a) Debtors of private and other applicable less and charges on or under the date (a) the foregoing exclusion will not apply to the indenture trustee or designated agent under any of the Debt instruments or related documents will be required to the aproof of claim on account of claims for the reprivent by the Debtors of principal, interest and other applicable less and charges on or under the Debt instruments, (b) any person or entity that winders to assert a claim arising out of or relating to a Debt instrument, other than a claim for the required of the exclusive of principal, interest and other applicable less and charges on or under the Debt Instrument, will be required to the a proof of claim, unless another exception herein applicable and (iv) any indenture trustee or designated agent under any of the Debt instruments or related documents will only be required to the proof of claim asserting claims for the representation of principal, interest and other applicable less and charges on or under the applicable better and the applicable position of principal and (iv) any indenture trustee or designated agent under any of the Debt instruments or replaced documents will only be required to the proof of claim asserting claims for the propriet and charges on or under the applicable better and the applicable better and charges on or under the applicable better and instruments or applicable to the proof of claim will be deemed to have been filed against the chapter 11 estates of the Debtors of the proof of claim tentilises the Debtors, of the p

**METRICTIONS FOR FILING PROOFS OF CLAIM:** 

The second secon

B. YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY NAME AND BY TOO MOST SECTIONAL INCOME. IT DESIGN ASSISTS WHICH TOO ASSENT A CLOWN, IT WARE AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PATITCULAR DEBTOR IN A BINGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SEPARATE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.

 Your proof of claim form must be filed so as to be received on or before 5:00 p.m. (Prevailing Eastern Time) on You can file your proof of claim by either (a) mailing the original proof of claim to Solutia Inc., ofo The Thumbull Group, LLC, PO. Box 5019, Bowling Green Station, New York, NY 10274-5019 or by (b) delivering the proof of claim form by overright ourier or by hand delivery to Solutia Inc. of Thumbull Group, LLC, Southern District of New York One Bowling Green, Room 534, New York, NY 10004-1408 (latt (860) 887-3956). COMMEQUENCES OF MISSING THE DEADLINE FOR FILING CLAIMS:

18. EXCEPT WITH RESPECT TO EXCLUDED CLAIMS (AS DESCRIBED IN SECTION 6), IF YOU FAIL TO FILE A PROOF OF CLAIM ON OR BEFORE 5:00 P.M. (PREVAILING EASTERN TIME), ON ON ACCOUNT OF ANY CLAIM YOU WISH TO ASSERT AGAINST ANY OF THE DEBTORS, THEN

. YOU WILL BE FOREVER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH

YOU WILL BE PUREVEN BARRIED FROM ASSECTING THAT CLAIM (ON PILING A PROOF OF CLAIM WITH RESPECT TO IT);

YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM; THE DEBTORS AND THEIR PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABILITY WITH RESPECT TO THAT CLAIM; AND YOU WILL NOT BE PERMITTED TO YOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLAIMS.

**EXAMPLATION OF SCHEDULES:** 

Estambation OF Schicius:

11. The Deblors' Schedules and the Bar Date Order may be examined and inspected by interested perfec during regular business hours at any of (a) the offices of Gibson, Durin & Crutcher, 200 Park Avenue, New York, New York (1066 or (b) the Client of the Bankrupicy Court, United States Bankrupicy Court, Southern District of New York, Alexander Hamilton Custom Heuse, One Bowling Green, New York, NY 10004-1406, during posted hours. The Deblors' Schedules and the Bar Date Order are also available online at <a href="https://www.nrupicurcurca.com">www.nrupicurcurca.com</a>. Because this case is governed by the Court's General Orders regarding electronic means of filing, signing and verifying documents, the Court's docket sheet and documents are also accessfulte at the Court's internet site: <a href="https://www.nrupicurcurca.com">https://www.nrupicurcurca.com</a>; through an account obtained from the FACER service center at 1-800-676-6856 (from the US), or (210) 301-8440 (from cutaide the US), or <a href="https://www.nrupicurcurca.com">https://www.nrupicurcurca.com</a>; through an account obtained from the FACER service center at 1-800-676-6856 (from the US), or (210) 301-8440 (from cutaide the US), or <a href="https://www.nrupicurcurca.com">https://www.nrupicurcurca.com</a>; through an account obtained from the FACER service center at the property of the service center in the Schedules will have the responsibility for determining that their Claims are listed accurately on them. QUESTIONS:

12. Any questions concerning this Molice, the Bar Date or the Bar Date Order should be directed to the information Line anisotioned for these chapter 11 cases at 1-866-378-1484.

New York, New York

BY ORDER OF THE COURT

GIBSON, DUNN & CRUTCHER

Council for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE FOLEY, ALABAMA AREA

On December 17, 2003, each of the Debiors commenced bankrupicy cases under chapter 11 of the United States Bankrupicy Code in the United States Bankrupicy Court for the Southern District of New York. As part of the bankrupicy process, the Debiors are required to provide notice to those who may have a claim caused by exposure to the following "Fatey

The Foley Plant produced nyton fiber and nyton compounded products.
 Rew materials and conteminants used at the Foley Plant have included fiberglass and various fiber finishes comprised mixtures of vegetable cits and ethocytated and authorated vegetable cits, mineral cits, staty acids and talk quiters, polyethyten wax, annivers, glycole, shortole and quaternary ammonium alcohol sets, acidotic principlate, arethere besed fluoropotymers, elicicane polymers, fluoroalcohols, phenotic anticidants, scribtan extent, stearales, polyetegic

alcohols, oleic acid, phosphates and autionales.

The Foley Plant contained asbestos-containing seateries used for insulation and freproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Foley Plant.

It you, or your property, or your spouse or immediate lamily nember, was exposed to any of the Foley Plant.

It you, or your property, or your spouse or immediate lamily nember, was exposed to any of the Foley Plant in the exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional entering and property interparent and property value or of comporting, samelian more property value or economic loss, or proximate, consequential, general and special damages could relate to cost of removal, delinition of property value or economic loss, or proximate, consequential, general and special damages or puritive damages. More of consequential, general and special damages or puritive damages. More or economic loss, or proximate, consequential, general and special damages or puritive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that appears above.

we were memoried in paragraph 5 of the legal notice that appears above.

To preserve your claim against the Debtors setting to your or your property's exposure to any of the Foley Materia

Migor file a proof of claim form before

When the proof of claim form before

The pour right to bring any claim against the Debtors in the firsture. Filing a proof of claim form does not automable you to compensation.

For more information about the filing process and/or to receive a proof of claim form, please call 1-868-378-1484.

By Order of the Court

Delect:		, 2004
	New York,	New York

SOLUTIA INC., et al., Debtors. Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE [DATE]

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW: PLEASE TAKE NOTICE THAT:

1. On December 17, 2003, Solulia Inc. ("Solulia") and its affiliated deblors and debtors in possession (collectively, the "Debtors") each filed a voluntary perition for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330 (the "Bankruptcy Code") in the United States Bantruptcy Court for the Southern District of New York (the "Court"). Set forth below for each Debtor are its name and its respective case number:

Debloz	Address	Case No.
Solutin Business Enterprises, Inc.	575 Manyville Center Drive, St. Louis, MO 63166	03-17948
Solutia inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17949
Solutia Systems, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17950
Solutia Overseas, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17951
CPFilms, Inc.	4210 The Great Road, Fieldale, VA 24089	03-17952
Solulia Management Company, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17953
Monchem International, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17954
Axio Research Corporation	2601 4th Avenue, Suite 200, Seattle, WA 98121	03-17955
Solutia Investments, LLC	575 Manyville Center Drive, St. Louis, MO 83166	03-17956
Beamer Road Management Company	575 Maryville Center Drive, St. Louis, MO 83158	03-17957
Monchem, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17958
Solulla Inter-America, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17959
Solutia International Holding, LLC	575 Manyville Center Drive, St. Louis, MO 83166	03-17960
Solutia Taiwan, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17961
Solutia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17962

The Debtors may have done business under other names within the fast six years, as follows:

<u>Debtor</u> Solutia Inc.

Other Names

Cusenty Chemical Company, Monannio Company, Azrilan, Amics, Ascend, AstroTur,
Burker, CarboGen, Clean Machine, Chroldelix, Dequest, Duraspun, EPG, Glinry,
KeepSale, KeepSale Maximum, Lumar, Litter Buster, Meetmad, Pet Heir Elminator,
Pharmaceutical Advisors, Pi-Trol, Sallex, SCSO, SEF (Self Extinguishing Fiber)
Modaraytic Fiber, Stydrol, Styfleen, Spray Guard, The Smart Yamer, Thermasceled,
Thermind, Ultron, Vanoeva, Vanoeva Color, Vanoeva Design, Vanoeva Sectre,
Varbne Wiese-Dated

Vydyne, Wear-Dal **CPFilms Inc.** 

Courtaude Performance Films, Inc., Mertin Processing, Inc., Courtauds Performance Films of Virginia, Gila, Llumar, Vista, UVShield, FormulaOne Performance Automotive Films, CourtGard

Solutio Management Company, Inc.

Solutia Services, Inc. Statistics and Epidemiclogy Research Corporation Monsanto Inter-America, Inc.

search Corporation Solulla Inter-America, Inc. Solutia Talwan, Inc. Solutia Greater China, Inc.

Monsanto Chemicule Taiwan, Inc. Monanto Greater Chine

3. In 1997, Solulia was "spun off" from the Monsanto Company (now known as Pharmacia Corporation, and referred to in this notice as "Monsanto" and is an independent company. As part of the apin-off, Solulia may be responsible for claims against Monsanto that were related to Monsanto's historic chemicals business.

DEADLINE FOR FILING CLAIMS AGAINST SOLUTIA AND THE OTHER DEBTORS:

4. On \_\_\_\_\_\_ the Court entered an order (the "Bar Dale Order") establishing \_\_\_\_\_\_ at 5:00 p.m... Prevailling Eastern Time (the "Bar Dale p), as the deadline for thing proofs of claim against the Debtors. The Bar Dale papies to all claims against the Debtors that arose before December 17, 2023 except the Excluded Claims listed in paragraph 5 below. The Bar Dale Order also sets procedures to be used for liting proofs of claim, which are summarized in his notice for your convenience

S. You MUST be a proof of claim by the Bar Date if you have any claim against any of the Debtors that arose before December 17, 2003. The only exception to this requirement is for claims described in paragraph 6, below. Also or ossistions that occurred before December 17, 2003 may give rise to claims subject to the Bar Date even if the claims may not have become frown or food or figurested until after December 17, 2003. IF YOU SEEK TO ASSERT ANY CLAIMS RELATED TO MONISANTO'S HASTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE, YOU MET FILE A PROOF OF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR SOLUTIA MUST BE CALIN BY THE BAT DATE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICALS BRISSS OR SOLUTIVE MUST TAMELY FILED AND IF NOT, WILL BE FOREVER BARRED. Under section 101(6) of the Barisrupky Code and as used herein, the word "claim" means: (a) a right to payment, whether or not such right is reduced to judgment, floatdated, undiquidated, bad, contingent, meatured, unshalared, disputed, undiquited, logal, equitable, secured or unsecured; or (b) a right to be an equitable remady for breach of performance of such breach gives rise to a right to payment, whether or not such right to an equitable remedy for breach of performance of such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, contingent, makered, unmakered, disputed, undisputed, secured or unsecured.

remote is reduced to progress, season, colleging, season, or immunest, explaint, antiquest, section or instantial,

6. The Barr Date Order provides that creditors do MOT have to file proofs of claim by the Barr Date for the types of claims and interests listed below in this paragraph 6 (collectively, the "Excluded Claims"). You should not like a proof of claim at this time for any Excluded Claim. The Court may either one or more separate orders at a later time requiring creditors to file proofs of claim for some listings of Excluded Claims and setting retailed deadlines. If the Court does enter such an order, you will receive notice of it. Excluded Claims include:

(a) claims that were listed in the schedules of assets and liabilities and statements of tinancial affairs, which were filed by the Debtors on March 2, 2004 and amended on "Schedules", but only if (i) the Schedules did not like the Schedules did not like those claims as "confingent," unliquidated or "disputed," (ii) the holder of the claim does not dispute the Schedules' description of the amount or classification of the clair the Debtor that is identified as owing the claim;

(b) claims for which a proof of claim already has been filed with the Clerk of the United States Bentruptcy Court for the Southern District of New York in a form substantially similar to Official Bentruptcy Form No. 10, against the correct Debtor; (c) claims paid in full by any of the Debtors during these chapter 11 cases as authorized by order of the Court (d) claims of current employees of any of the Debtors, to the extent that the Debtors were authorized by the Court to honor those claims in the ordinary course of heir business such as for wages and benefits, ground that caveral employees must file proofs of claim by the Ser Deate for all other claims arising before December 17, 2003 against the Debtors including dams for wrongful termination, discrimination and claims covered by the Debtors' workers' companies in insurance; (e) claims of refired employees of Monsanto or any of the Debtors for refirement benefits, including medical, surgical or hospital care benefits, or benefits in the event of sidoness, accident, disability or death under any plan, fund or program (through the purchase of insurance or otherwise) maintained or estatished in whole or in part by the Debtors before December 17, 2003;

(f) claims related to the Sotula inc. Employees' Pension Plan;

claims related to the Solutia Inc. Employees' Pension Plans

Debtors before December 17, 2003;
(f) claims related to the Soutile inc. Employees' Pension Plan;
(g) claims altowable under sections 503(b) and 507(a)(1) of the Bankrupky Code as expenses of administration, including claims for goods and services provided to, and accepted by, the Debtors alter December 17, 2003;
(h) claims which are based sectusively upon principal, interest and other applicable less and charges on or under the (a) 6.75% Debentures under an indenture, dated October 1, 1997, (b) 11.25% Serior Secured Debentures under an indenture, dated October 1, 1997, and (c) 1997, (b) 11.25% Serior Secured Debentures under an indenture, dated Using 2,000, (c) 7.37% Debentures under an indenture, dated October 1, 1997 and (d) Bank Credit Agreement, dated October 1, 1973 Mosternare under an indenture, cated October 1, 1997 and (d) Bank Credit Agreement, dated October 1, 1973 Mosternare under an indenture, provided that (f) the foregoing sectuation with and october 1, 1975 Debentures in the company of the Debt Instruments or related documents will be required to the a proof of claim on account of claims to the representable to the proof of claims are consulted agent under any of the Debt Instruments or related documents will be required to the approof of claim, unless another secopion havein applicable less and charges on or under the Debt Instruments by the Debtors of principal, interest and other septicable less and charges on or under the applicable Debt Instruments or of the Debt Instruments or related documents will only be required to the proof of claim unless another septicable less and charges on or under the applicable Debt Instruments or against any of the Debt Instruments or against the chapter 11 session of the applicable Debt Instruments or observable secondary obligors under the applicable Debt instruments or observable secondary obligors under the applicable Debt instruments or observables secondary obligors under the applicable Debtor applicable Debt or against any of the other Debtors of Cellul

exision of each guarantor or secondary obligor; claims of eny direct or indirect non-debtor subsidiary of Solutia Inc. against any of the Debtors; end equity interests, which interests are based exclusively upon the ownership of common or preferred shock in a corporation, a general or finited perimer interest in a finited perimerating, a member minist binderest in a finited lability company or warrants or rights to sell or subscribe to such security or interest (any such interest being reterred to as an "interest"); provided that holders of histories who wish to security or interest (any such interest being reterred to as an "interest"); provided that holders of histories who wish to security or interest (any such interest being reterred to as an "interest"); the common time of the Debtors of Interest, including claims assing out of or relating to the sale, insure or distribution of the historiest, must the a proof of claims on or prior to the Ber Debt, unless another exception set forth herein applies.

INSTRUCTIONS FOR FILING PROOFS OF CLAIM:

meas true increase trust ritures in the control of the meust (a) be written in the English language, (b) be denominated in lawful currency of the United States, (c) be signed by the claimant or, if the claimant is not an individual, by an authorized agent of the claimant (d) include as attachments any documents on which the claim is based and (e) continue substantially to Official Form No. 10. You may obtain a proof of claim from store parkinglely count derits office, from your lawyer, from certain business supply stores, from <a href="mailto:superscript">mailto:superscript</a>, from <a href="mailto:superscript">mailto:superscript</a>, governments.

8. YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY NAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICULAR DEBTOR IN A SINGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SEPARATE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.

8. Your proof of claim tora must be filed so as to be received on or before 5:00 p.m. (Preveiling Eastern Time) on
You can file your proof of claim by either (a) mailing the original proof of claim to Solutia Inc., ofo
The Trumbult Group, LLC, P.O. Box 5019, Bowling Green Station, New York, NY 10274-5019 or by (b) delivering the proof of
claim form by overright courier or by hand delivery to Solutia Inc. of Trumbult Group, LLC, Southern District of New York, One
Bowling Green, Room 534, New York, NY 10004-1408 (bit: (880) 687-3956).

CONSEQUENCES OF MISSING THE DEADLINE FOR FILING CLAMIS:

10. EXCEPT WITH RESPECT TO EXCLUDED CLAMS (AS DESCRIBED IN SECTION 6), IF YOU FAIL TO FILE A PROOF OF CLAIM ON OR BEFORE 5:00 PAIL (PREVAILING EASTERN TIME), ON ON ACCOUNT OF ANY CLAIM YOU WISH TO ASSERT AGAINST ANY OF THE DEBTORS, THEN

YOU WILL BE FOREYER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH

RESPECTTO IT:
YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;
THE DESTORS AND THEIR PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LLABILITY WITH
RESPECTTO THAT CLAIM; AND

YOU WILL NOT BE PERMITTED TO VOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS ON ACCOUNT OF THESE BARS

**EXAMINATION OF SCHEDULES:** 

EXAMPATION OF SCHEDILLER:

11. The Deblors' Schedules and the Bar Date Order may be examined and inspected by interested parties during regular business hours at any of (a) the offices of Gibson, Dunn & Crutcher, 200 Park Avenue, New York, New York 10165 or (b) the Clark of the Barleuptoy Court, United States Barleuptoy Court, Southern Destrict of New York, Alexander Hamilton Custom House, One Bowling Green, New York, NY 10004-1408, during posted hours. The Deblors' Schedules and the Bar Date Order are also available online at <a href="https://www.numbuligroup.com">www.numbuligroup.com</a>. Because this case is governed by the Court's General Orders regarding electronic means of films, signing and weithing documents, the Court's doctor sheet and documents are also accessible at the Court's internet siler; <a href="https://www.nysbuscourts.gov">https://www.nysbuscourts.gov</a>, through an account obtained some the PACER service center at 1-800-678-6856 (from the US), or (210) 301-6440 (from outside the US), or <a href="https://www.nysbuscourts.gov">https://www.nysbuscourts.gov</a>, through an account obtained some the PACER service center at 1-800-678-6856 (from the US), or (210) 301-6440 (from outside the US), or <a href="https://www.nysbuscourts.gov">https://www.nysbuscourts.gov</a>, through an account obtained some the PACER service center at 1-800-678-6856 (from the US), or (210) 301-6440 (from outside the US), or <a href="https://www.nysbuscourts.gov">https://www.nysbuscourts.gov</a>, through an account obtained and service center at 1-800-678-6856 (from the US), or (210) 301-6440 (from outside the US), or <a href="https://www.nysbuscourts.gov">https://www.nysbuscourts.gov</a>, through an account obtained and service center at 1-800-678-6856 (from the US), or <a href="https://www.nysbuscourts.gov">https://www.nysbuscourts.gov</a>, through an account obtained at the film of the file of the QUESTIONS:

12. Any questions concerning this Notice, the Bar Date or the Bar Date Order should be directed to the information Line established for these chapter 11 cases at 1-866-378-1494.

New York, New York

BY ORDER OF THE COURT

GIRSON DUNN & CRUTCHER

Counsel for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE EL DORADO AREA

As explained in the legal notice that appears above, Solute Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claims against a Debtor retailed to exposure to any products, raw materiate or contaminants taked below that were produced, manufactured, supplied, used or disposed of by the former Monsarrior Company full/or Pharmack Corporation), at Monsarrio's torser Lion Off Company Plant located at 1000 McHerny. B Dorado, Artanses, you MUST file a proof of claim form with the Surface Corporation to the instructions in the legal notice above by \_\_\_\_\_\_ or you will forever lose your rights to recover on your claim in the Author.

On December 17, 2003, each of the Deblors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Lion Oil Materials."

- The Lion Oil Conspany Flant is an oil retinery. Contaminents that may be present at or around Lion Oil Company Plant include petroleum hydrocarbons and polyaromatic hydrocarbons.
- The Lion Oil Company Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was

not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by Lion Oil Company Plant.

Plant.

If you, or your properly, or your spouse or immediate lensity member, was exposed to any of the Lion Oil Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under verious legal theories for damages. Among other things, personal injury damages could relate to physicial, encotional or other personal injurys, and as personal injury, and as of consortium, medical monitoring, survivorship or prodriests, consequential, general and special damages or puritive damages. Among other things, properly-related damages could relate to cost of removal, dishirution of properly value or economic loss, or proximate, consequential, general and special damages could relate to cost of removal, dishirution of properly value or economic loss, or proximate, consequential, general and special damages or puritive damages. More information about the destriction of "deless" that was the filed before the designed is included in paragraph 5 of the legal notice that appears above.

To preserve your claim against the Debtors relating to your or your properly's exposure to any of the Lion Oil Materials.

To preserve your claim against the Debtors relating to your or your properly's exposure to any of the Lion Oil Materials, you affect the proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to comparestion.

For more information about the filing process and/or to receive a proof of claim form, please cell 1-866-378-1484.

Dated: \_\_\_\_\_, 2004 New York, New York

SOLUTIA INC., of al.

Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE [DATE]

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW: PLEASE TAKE NOTICE THAT:

1. On December 17, 2003, Sciuse Inc. ("Solute") and its afficient debtors and debtors in possession (culturalized) and its afficient debtors and debtors in possession (culturalized) and in the United States Code, 11 U.S.C. # 1330 (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York (the "Court"), forth below for each Debtor are its name and its respective case number:

Daiblor	Address	Case No.
Solutia Business Enterprises, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17946
Solutia Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-179-00
Solute Systems, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	08-17960
Solutia Overseas, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	08-17961
CPFilms, Inc.	4210 The Great Road, Fieldale, VA 24089	08-17962
Solutia Management Company, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	08-17963
Monchem International, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	08-17954
Axio Research Corporation	2601 4th Avenue, Suite 200, Seattle, WA 98121	08-17955
Solutia Investments, LLC	575 Maryville Center Drive, St. Louis, MO 83166	08-17968
Beamer Road Management Company	575 Manyville Center Drive, St. Louis, MO 63166	09-17967
Monchem, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17968
Solutia Inter-America, inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17959
Solutia International Holding, LLC	575 Marwille Center Drive, St. Louis, MO 63166	03-17960
Soluția Tajwan, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17901
Soluta Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17902
	or other names willing the last six years, as follows:	

The Deblors may have done business under other names within the last six years, as follows:

<u>Deblor</u> Solutie Inc.

Other Names Other Names

Queery Chremical Compeny, Monsanto Compeny, Acrilen, Amde, Ascend, Astrollari,
Bulver, CarboGen, Clean Machine, ChroMafix, Dequest, Durasgum, EPB, Gines,
KeepSale, KeepSale Maximum, Llumar, Ulter putier, Inselmad, Fish Hair Billanhiller,
Fharmacoutical Advisors, Fi-Tird, Salex, SCSO, SEF, (Sale Exinguishing Fiber)
Modarytic Fiber, Skydrol, Skyldens, Spray Guard, The Smart Yarns, Thermadicated,
Therminol, Ulton, Vanceva, Vanceva Color, Vanceva Design, Vanceva Secure,
Vydyne, Wear-Delad

CPFilms Inc.

Courtaudis Performance Films, Inc., Martin Processing, Inc., Courtautis Performance Films of Virginia, Gila, Liumar, Visia, UVShield, FormulaOne Performance Automotive Films, CourtGard

Solutia Management Company, Inc. Axio Research Corporation Solutia Inter-America, Inc.

Solutia Services, Inc. Statistics and Epidemiology Research Corporation

Monsanto Inter-America, Inc. Monsanto Chemicals Taiwan, Inc.

Solutia Taiwan, inc. Solutia Greater China, inc. Monsanio Greater China 3. In 1897, Solutia was "spun off" from the Monsanto Company (now known as Pharmacia Corporation, and estimate this notice as "Monsanto") and is an Independent company. As part of the spin-off, Solutia may be responsible for all against Monsanto that were related to Monsanto's historic chemicals business.

It is notice for your convenience.

5. You MUST like a proof of claim by the Bar Date if you have any claim against any of the Debtors that arcse battre December 17, 2003. The only exception to this requirement is for claims described in paragraph 6, below. Acts or contains that occurred before December 17, 2003 may give rise to claims subject to the Bair Date even if the claims may not have become brown or thead or figurated out may not have become brown or most or figurated out may not have become brown or his ordinated out at after December 17, 2003. E\*\* FOU SEEK TO ASSERT ANY CLAIMS FELLATED TO MODIFICATION HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE YOU MUST FILE A PROOF OF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR BOLUTA MUST FILE AT TIMELY FILED AND IF NOT, WILL BE FOREVER BARRED. Under section 101(5) of the Baristoptey Code and se used herein, the word "claim" znears: (a) a right to payment, whether or not such right to the contingent, making, unmatured, disputed, undisputed, legal, equitable, secured or unsecured; or (b) a right to an equilible remedy for breach of partormance if such breach gives rise to a right to payment, whether or not such right to an equilible remedy is reduced to Judgment, liked, contingent, making, unmatured, disputed, undeputed, secured or unsecured.

8. The Bar Date Order provides that creditors do NOT have to the proofs of claim by the Bar Date for the types of date and interests stated before in this paragraph 6 (collectively, the "Excluded Claims"). You should not like a proof of date time for any Excluded Claim. The Court may enler one or more separate orders at a later time requiring creditors to the proof of date to some lated or Excluded Claims and setting related deadlines. If the Court does enter such an order, you we receive notice of it. Excluded Claims include:

(b) claims for which a proof of claim already has been filed with the Clark of the United States Bankruptcy Court for the

Southern District of New York in a form substantially similar to Official Bentrupicy Form No. 10, against the correct Debtor;

Southern District or New York in a form Bucksameay senser to create sensetypocy form not no general review of the Debtors during these chapter 11 cases as subhortzed by order of the Court; (d) claims of current employees of any of the Debtors, to the extent that the Debtors were authortzed by the Court to honor those claims in the ordinary course of their business such as for weges and benefits, egget that current employees must be provided of claim by the Bar Date for all other claims a rising better December 17, 2003 against the Debtors including distins for wronged termination, discrimination and claims covered by the Debtors workers' companisation insurance.

claims of refired employees of Monsanto or any of the Debtors for refirement benefits, including medical, surgical or hospital care benefits, or benefits in the event of sickness, accident, deability or death under any plan, fund or program (through the purchase of insurance or otherwise) maintained or established in whole or in part by the Debtors before December 17, 2003;

program (through the purchase of insurance or otherwise) maintained or established in whole or in part by the Debtors before becomes 17, 2003;

(b) claims related to the Soluta inc. Employees' Pension Plan;

(d) claims allowable under sections 503(b) and 507(a)(1) of the Barricruptcy Code as expenses of administration, including claims to goods and services provided to, and accepted by, the Debtors after December 17, 2003;

(h) claims which are bessel exclusively upon principal, interest and other applicable isses and charges on or under the (a) 8,72% Deberthares under an indenture, deated of october 1, 1997, (b) 11,25% Senior Secured Deberatures under an indenture, deated October 1, 1997 and (d) Bank Credit Agreement, dated October 9, 2003 (collectively, the "Debt instruments"; provided that (f) the bregoting exclusion will not apply to the Indenture Insulate Ins

set forth herein applies.

STRUCTIONS FOR FILING PROOFS OF CLAIM:

The state of the control of the state of the

8. YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY MAME AND PROPER CHAPTER 19 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICULAR DEBTOR IN A SINGLE PROOF OF CLAIM FORM. FOW UNIT A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SEPARATE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.

8. Your proof of claim form must be fled so as to be received on or before 5:00 p.m. (Prevailing Eastern Time) on
You can see your proof of claim by either (a) mailing the original proof of claim to Solutia inc., clo
The

COMMEDUTENCES OF MISSING THE DEADLINE FOR FILING CLAIMS:

10. EXCEPT WITH RESPECT TO EXCLUDED CLAMS (AS DESCRIBED IN SECTION 6), IFYOU FAIL TO FILE A PROOF OF CLAM ON OR BEFORE 5:00 P.M. (PREVAILING EASTERN TIME), ON ON ACCOUNT OF ANY CLAIM YOU WISH TO ASSERT AGAINST ANY OF THE DESTORS, THEN

INY CLAIM TOU WART TO ASSERT AMAINST ART OF THE DEBTORS, THEM YOU WILL BE FOREVER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH RESPECT TO IT);

YOU WILL NOT RECEIVE ANY DISTRIBUTION BY THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;
THE DESTORS AND THEM PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LUBBILITY WITH RESPECT TO THAT CLAIM; AND
YOU WILL NOT BE PERMITTED TO YOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLAIMS.

**EXAMINATION OF SCHEDULES:** 

EXAMPLATION OF SCHEDULES:

11. The Debtors' Schedules and the Bar Date Order may be examined and inspected by interested parties during regular auurises hours at any of (a) the offices of oldson, Durn & Crutcher, 200 Park Avenue, New York, New York 10166 or (b) the Clark of the Barrisupley Court, United States Barrisupley Court, Southern District of New York, Alexander Hamilton Custom Hause, One Bowling Green, New York, NY 10004-1406, during posted hours. The Debtors' Schedules and the Bar Date Order are also available online at <a href="https://www.numbuscours.com">www.numbuscours.com</a>. Because this case is governed by the Courfs General Crears requesting electronic means of films, algring and verifying documents, the Courf's dockat sheet and documents are also exceeded at the Courfs internet size. <a href="https://www.numbuscours.com">https://www.numbuscours.com</a>, through an account obtained from the FACER service exists at 1-800-676-6856 (from the US), or (2/10) 301-8440 (from outside the US), or (2/10) 401-8440 (from outside the US). OMESTICAS:

12. Any questions concerning this Notice, the Bar Date or the Bar Date Order should be directed to the information Line selected for these chapter 11 cases at 1-866-378-1484.

Delect: 2004 New York, New York

BY ORDER OF THE COURT GIRSON, DUMN & CRUTCHER

Council for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE CARSON AREA

As explained in the legal notice that appears above, Solulia Inc. and certain of its affiliates (collectivity, the "District") have filed cases under chapter 11 of the United States Bentruptcy Code. The Bentruptcy Court for those cases has set a destifite for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, rew materiate or contaminants inted below that were produced, manufactured, supplied, used or disposed of by the termer Monannio Company (nk/a Pharmada Corporation), at Monannio's former Carson Plent now owned by Solutio and Issaided at 2100 East 225rd Street, Carson, California, you <a href="https://doi.org/10.1007/journal-nove-pipeling-in-the-i , or you will forever lose your ri the instructions in the legal notice above by \_ your claim in the future.

On December 17, 2003, each of the Debtors commenced benkruptcy cases under chapter 11 of the United State
Bankruptcy Code in the United States Bankruptcy Court for the Southern Debtor of New York. As part of the bankruptcy
process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following

- The Carson Plant produced linear altythenzene and specially alkyletes.
- Raw materials used at the Carson Plant have included parafin, clefin, benzene and chlorine.
- Contaminants that may be present at or around the Carson Plant Include organic chemicals such as benzane, chlorobenzane, 1,4-dichlorobenzane, 2-chlorophenol, naphthalene and phenol.

 The Carson Plant may have contained asbestos-containing materials used in connection with insulation and fireproxing.
 Asbestos was not, and is not, used in any products or new materials produced, manufactured, supplied or disposed by Asbestos was not the Carson Plant.

Byou, or your property, or your spouse or immediate family member, was exposed to any of the Carson Materials, and if that expourse directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim stater various legal histories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or parameter, loss of consortium, medical emotioning, surviversitio or proximate, consequential, general and special damages or puritive damages. Among other things, property-stated damages could relate to cont or resoved, distribution of opportry value or economic loss, or produtate, consequential, general and special damages could relate to cost of resoved, distribution of opportry value or economic loss, or produtate, consequential, general and special damages could relate to cost of resoved, distribution about the defailion of "claims" that sucus to tiled before the deaffine is included in paragraph 5 of the legal notice that appears above.

To preserve your claim against the Debtors relating to your or your property segosure to any of the Carson Materials, you into the proof of claim forms, you left forever less your right to bring any claims against the Debtors in the furture. Filing a proof of claim form you intill forever less your right to bring any claim against the Debtors in the furture. Filing a proof of claim form you intill required the parties of the proof of claim form your intill your property.

you to compensation

For more information about the fling process and/or to receive a proof of claim form, please call 1-868-378-1484.

By Order of the Court

Delect: New York, New York 2004

SOLUTIA INC., of aL, Debtora Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE [DATE]

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW:

PLEASE TAKE NOTICE THAT:

1. On December 17, 2003, Solute Inc. ("Solute") and its affiliated debtors and debtors in possession (collectively, the "Debtors") such iffed a voluntary perition for reflet under chapter 11 of the 11 of the United States Code, 11 U.S.C. §§ 101-1330 (the "Bankruptby Code") in the United States especially Court for the Southern District of New York (the "Court"). Set forth below for each Debtor are its name and its respective case number:

Deblor	Address	Case No.
Solulia Business Enterprises, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17948
Solutia Inc.	575 Maryville Center Drive, St. Louis, MO 83168	03-17949
Solutia Systems, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17950
Solutia Overseas, Inc.	575 Maryville Center Drive, St. Louis, MO 63186	03-17951
CPFlims, inc.	4210 The Great Road, Fieldale, VA 24089	03-17952
Solutia Management Company, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17953
Monchem International, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17954
Axio Research Corporation	2601 4th Avenue, Suite 200, Seattle, WA 96121	03-17955
Solutia investments, LLC	575 Meryville Center Drive, St. Louis, MO 63166	03-17956
Bearner Road Management Company	575 Maryville Center Drive, St. Louis, MO 63166	03-17957
Monchem, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17958
Solutia inter-America, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17959
Solutia International Holding, LLC	575 Maryville Center Drive, St. Louis, MO 63166	03-17960
Solutia Talwan, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17961
Solutia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17962
	•	

The Debtors may have done business under other names within the last six years, as follows:

rest unour other hances would are less tax years, as actives.

Cliber Nemen.

Cluseny Chemical Company, Monsanto Company, Acutest, America, Ascand, Astro'Rurf,
Buther, Carbod'sen, Clean Machine, Chridelitu, Dequest, Duraspun, EPG, Glimy,
KeepSale, KeepSale Machinum, Llumar, Lifter Busier, Meelhaaid, Pet Hair Ellminator,
Pharmaceutical Advisors, Pil-Trot, Saffert, SCSO, SEF (Self Editinguishing Flour)
Modarcylic Floer, Skydrid, Skylkeen, Spray Guard, The Shart Winn, ThermasSealed,
Therminot, Ultron, Vanceus, Vanceure Cotor, Vanceus Design, Vanceus Secure,
Nethers Meer, Debed.

Vydyne, Wear-Daled CPFilms inc.

yygyn, yrean-based Courtaulds Performance Films, Inc., Martin Processing, Inc., Courtaulds Performance Films of Virginia, Gila, Llumar, Vista, UVShield, FormulaOne Performance Automotive Films, CourtGard

Schille Services, Inc.

Solulis Management Company, Inc. Axio Research Corporation Solulis Inter-America, Inc.

Statistics and Epidemiology Research Corporation Monsanto Inter-America, Inc.

Sclutie Tahvan, Inc. Sclutie Greater China, Inc. Monsanio Chemicals Talwan, Inc. Monagnio Greater China

In 1997, Solute was "spun off" from the Monsanto Company (now known as Pharmacia Corporation, and referred to in this notice as "Monsanto") and is an independent company. As part of the aph-off, Solute may be responsible for claims against Monsanto that were related to Monsanto's historic chemicals business.

DEADLINE FOR FILING CLAIMS AGAINST SOLUTIA AND THE OTHER DEBTORS:

4. On \_\_\_\_\_\_, the Court entered an order (the "Bar Date Order") estatishing \_\_\_\_\_\_\_, at 5500 p.m. Prevailing Eastern Time (the "Car Date"), as the deading for time groots of claim against the Datiors. The Bar Date applies to all claims against the Datiors that arose before December 17, 2003 accept the Excluded Claims listed in graph 6 below. The Bar Date Order also sets procedures to be used for filing proofs of claim, which are summarized in

- 5. You MUST file a proof of claim by the Bar Date if you have any claim against any of the Debtx's that arose before December 17, 2003. The only exception to this requirement is for claims selectibed in paragraph 6, below. Acts or omissions that occurred before December 17, 2003 may give rise to claims subject to the Bar Date even if the claims may not have become known flowed or liquidated until after December 17, 2003. IF YOU SEEK TO ASSERT ANY CLAIMS RELATED TO MONSANTO'S itseld or liquidated until after December 17, 2003. IF YOU SEEK TO ASSERT ANY CLAMS RELATED TO MONSANTO'S HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE, YOU MUST FILE A PROOF CLAMS BY THE BAR DATE. ANY CLAMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR SOLUTIA MUST BE TIMELY FILED AND IF NOT, WILL BE FOREVER BAPRED. Under section 101(5) of the Beniruptcy Code and as used herein, the word 'datim' memars: (a) a right to payment, whether or not auch right is reclosed to ludgement, figurested, unliquidated, load, confingent, sealared, unmatured, disputed, undisputed, logal, equilable, secured or unsecured; (i) a right to an equilable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equilable remedy is reduced to judgment, fixed, confingent, matured, unmatured, disputed, undisputed, secured or unsecured.

  5. The Bay Date Order provides that oreditors do NOT have to the proofs of claim by the Bar Date for the types of claims and interests listed below in this paragraph 6 (collectively, the "Excluded Claims"). Not should not like a proof of claim at this time for any Excluded Claims. The Court may enter one or more separate orders at a labs time require creditors to file proofs of claim for some tonds of Excluded Claims and setting related deadlines. If the Court does online such an order, you will receive notice of it. Excluded Claims include:

  (a) defines that were fixed in it is acheduse of assets and liabilities and setatements of financial affairs, which were fixed

- (b) claims for which a proof of claim already has been filed with the Clerk of the United States Bankrustey Court for the

Southern District of New York in a form substantially similar to Official Bankruptcy Form No. 10, against the correct Disblor;

claims paid in full by any of the Debtors during these chapter 11 cases as authorized by order of the Court; claims of current employees of any of the Debtors, to the extent that the Debtors were authorized by the Court to honor those claims in the ordinary course of their business such as for weges and benetis, egogif that current employees must fee proofs of claim by the Bar Dele for all other claims arising before December 17, 2003 against the Debtors including

the proots of claim by the Bar Date for all other claims arising before December 17, 2005 against the Debtors including claims for wrongful termination, discrimination and claims covered by the Debtors' workers' compensation insurance; (e) claims of retired employees of Monsanto or any of the Debtors for retirement benefits, including medical, surgical or hospital care benefits, or benefits in the event of sickness, accident, disability or death under any pien, fund or program (fivrogit) the purchase of insurance or otherwise) maintained or established in whole or in part by the Debtors before December 17, 2003; (f) claims allowable under sections 500(b) and 507(a)(1) of the Baritrupkly Code as expenses of administration, including claims for goods and services provided to, and accepted by, the Debtors after December 17, 2003; (b) determined the sections of the contractions of the part of the part

(g) claims another brows chore socially and so to (a)(1) or the charactery Code as expenses of administration, including claims for goods and services provided by, and accepted by, the Debtors after December 17, 2003;

(h) claims which are bessed socials why upon principal, interest and other applicable fees and charges on or moder the (a) 6.72% Debeniurs under an indenture, dated October 1, 1997, (b) 11.25% Senior Secured Debtoriurs under an indenture, dated October 1, 1997 and (d) Bank Credit Agreement, dated October 8, 2003 (octlectively, the 'Debt instruments'); provided that (i) the bregging accusation with not apply to be indenture instruments or related documents will be required to like a proof of claim on account of claims for the repayment by the Debtors of principal, interest and other applicable less and charges on or under the Debt instruments by the Debtors of principal, interest and other applicable fees and charges on or under the Debt instrument, will be required to like a proof of claim, unless another exception harvin application of under the Debt instrument, will be required to like a proof of claim, unless another exception harvin application of the properties of the proof of claim asserting claims for the Debt instruments or related documents will only be required to like proofs of daims asserting claims for the repayment of principal, interest and other applicable fees and charges on or under the applicable debt instruments or against any of the Debtors, logs/her with their respective chapter 11 estates of the Debtors) that is (are) the primary obligan; on the underlying debt, and if such proof of claim infentifies the Debtors, logs/her with their respective chapter 11 cases numbers, that are quarantors or otherwise secondary obligor; of claims of one Debtor appliest any of the other Debtors; and

- claims of one Debtor against any of the other Debtors, claims of any direct or indirect non-debtor subsidiary of Solutia inc. against any of the Debtors; and equity interests, which interests are based exclusively upon the ownership of common or preferred stock in a corporation, a general or finited partner interest in a limited partnership, a membership interest in a limited fability company or warrants or rights to set or subscribe to such security or interest (any such interest based in an "interest"); provided that holders of interests who wish to assert a claim against any of the Debtors that arises out of or relates to the ownership or purchase of an interest, including claims arising out of or relating to the sale, issuance or distribution of the interest, must file a proof of claim on or prior to the Bar Date, unless another exception and forth nervin annies.

INSTRUCTIONS FOR FILING PROOFS OF CLAIM:

- INSTRUCTURES FURL FLARES FOR A THE STATE AND A THE ABOVE AND A THE STATE AND A
- 8. YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY NAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICULAR DEBTOR IN A SINGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SEPARATE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.
- 9. Your proof of claim form must be filed so as to be received on or before 5:00 p.m. (Prevailing Eastern Time) on
  You can file your proof of claim by either (a) mailing the original proof of claim to Solutia Inc., clo
  The "Itumbull Group, LLC, Pour Box 5019, Bowling Green Station, New York, NY 10274-5019 or by (b) delivering the proof of
  claim form by overnight courier or by hand delivery to Solutia Inc. co Tumbull Group, LLC, Southern District of New York One
  Bowling Green, Room 534, New York, NY 10004-1408 (tel: (860) 687-3955).
  COMSEQUENCES OF MISSING THE DEADLINE FOR PLINES CLAIMS:

- COMSEQUENCES OF MINSTANS INELUCATIONS CLASSIFIED IN SECTION 6), IF YOU FAIL TO FILE A PROOF OF CLAIM ON OR BEFORE 5:40 PM. (PREVAILING EASTERN THIER), ON ON ACCOUNT OF ANY CLAIM YOU WISH TO ASSERT AGAINST ANY OF THE DEBTORS, THEN

  \* YOU WILL BE FOREYER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH
- TOU WILL BE POREVEN BARRIED FROM ASSENTING THAT CLAIM (ON FILING A PROOF OF CLAIM WITH RESPECT TO 17);
  YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;
  THE DESTORS AND THEIR PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABILITY WITH RESPECT TO THAT CLAIM; AND YOU WILL NOT BE PERMITTED TO YOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLAIMS.

EXAMINATION OF SCHEDULES:

EXAMINATION OF EXPLIPILES:

11. The Debtors' Schedules and the Bar Date Order may be examined and inspected by interested parties during regular business hours at any of (a) the offices of Gibbon, Durin & Crutcher, 200 Part Avenue, New York, New York 10166 or (b) the Clerk of the Barkruphy Court, United States Barkruphy Court, Southern District of New York, Alexander Hamilton Custom House, One Bowling Green, New York, NY 10004-1406, during posted hours. The Debtors' Schedules and the Bar Bobon Creer are also available ordine at <a href="https://www.new.laborou.com">https://www.new.laborou.com</a>. Because this case is governed by the Court's General Orders regarding deschario: means of filing, signing and verifying documents, the Court's docted sheet and documents are also accessible at the Court's interest site. https://www.newshuecourts.gov, through an account obtained from the RIACER service center at 1-800-676-8856 (from the US), or (210) 301-8440 (from outside the US), or http://www.newshuecourts.gov, Creditors that wish to rely on the Schedules will have the responsibility for determining that their Claims are listed accurately on them. QUESTIONS:

Any questions concerning this Motios, the Bar Date or the Bar Date Order should be directed to the Information Line established for these chapter 11 cases at 1-866-378-1484.

Dated: \_\_\_\_\_\_ 2004 New York, New York

BY ORDER OF THE COURT

GIBSON, DUNN & CRUTCHER

Counsel for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE PENSACOLA AREA

As explained in the legal notice that appears above, Schilfa Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting chains against the Debtors. If you have any date against a Debtor related to exposure to any products, raw materials or confaminants field below that were produced, manufactured, supplied, used or disposed of by Schilfa or the former Monsanito Company finks Pharmacia Corporation), at the Pensacola Plant (tormerly the Chemistrand Plant) now owned by Solutia and located at 3000 Chemistrand Road, Cantonment, Florida, you https://des.proof of daim form with the Bankrupicy Court according to the instructions in the legal notice above by lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankrupby cases under chapter 11 of the United States Bankrupby Code in the United States Bankrupby Court for the Southern District of New York. As part of the bankrupby process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Panascota-Chamstrand Materials."

- The Pensacola/Chemetrand Plant produced nylon Sament yern, nylon carpet staple, nylon copolymer resin, naniscreed nylon resin, nylon block copolymer resin, maleic antivoride, hexametrylene damine, bis-hexametrylene tetramine, technical and food grade adipic acid and dibesic acids.
- Raw materials and other chemicals used at the Pansacola/Chematrand Plant have included adipic acid, amenonia, hexaments are not one of minister to the state of the property of the state of the

- polymers, fluoroalcohols, phenolic anficididants, sorbitan estera, stearates, polyvinyl elcohols, cleic acid, phosphates and sufficuence.
- Contaminants that may be present at or around the Pensacola/Cheestrand Plant include organic chemicals such as trichloroethylane and polychlorinaled biphenyls (PCBs) used as compressor oils and inorganic chemicals such as boron.
- The Pensacola/Chemistrand Plant contained asbestos-containing materials used for inst Asbestos was not, and is not, used in any products or raw materials produced, manufal the Pensacola/Chemistrand Plant. walton and fireproofs rials produced, manufactured, supplied or disposed by

If you, or your property, or your spouse or immediate family member, was exposed to any of the Pensacota/Chemstrand If you, or your properly, or your apouse or immediate lamily member, was exposed to any of the Pensacola/Chemstrand Maintals, and if that exposure directly or indirectly caused injury hat becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury demages could relate to physical, emotional or other personal injuries, such as personal or boddy injury, wronglat death, loss of consortium, medical moritating, survivorathp or production, consequential, general and special damages or punitive damages. Among other hings, properly-related damages could relate to cost of removal, diministration of properly value or economic loss, or proximate, consequential, general and special damages or punitive damages. More information about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that appears above.

For more information about the fling process and/or to receive a proof of claim form, please call 1-866-378-1484.

By Order of the Court

Dated: \_\_\_\_\_, 2004 New York, New York

SOLUTIA INC., et al.

Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE IDATE

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW:

PLEASE TAKE NOTICE THAT:

On December 17, 2003, Soluria inc. ("Soluria") and its affiliated debtors and debtors in possession (odilectively, the "Debtors") each filed a voluntary petition for reflet under chapter 11 of tile 11 of the United States Code, 11 U.S.C. \$1 101-1330 (the "Barisruptcy Code") in the United States Barisruptcy Court for the Southern District of New York (the "Ceart"). Set forth below for each Debtor are its name and its reserved seem running.

Deblor	Address	Case No.
Solutia Businesa Enterprises, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17948
Solutia Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17949
Solutia Systems, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17960
Solulia Overseas, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17961
CPFilms, Inc.	4210 The Great Road, Fieldale, VA 24089	09-17962
Solulla Management Company, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17968
Monchem International Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17964
Axio Research Corporation	2601 4th Avenue, Suite 200, Seettle, WA 98121	03-17966
Sciulia investments, LLC	575 Maryville Center Drive, St. Louis, MO 83166	03-17958
Beamer Road Management Company	575 Maryville Center Drive, St. Louis, MO 63166	03-17967
Monchem, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	02-17958
Solulia Inter-America, Inc.	575 Marwille Center Drive, St. Louis, MO 63166	03-17968
Solutia International Holding, LLC	575 Maryville Center Drive, St. Louis, MO 63166	02-17980
Solulia Taiwan, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17961
Solulia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17902

The Debtors may have done busin

Other Haste Company, Monashlo Company, Acrilan, Amdis, Ascand, AstroTur,
Cuberny Chemical Company, Monashlo Company, Acrilan, Amdis, Ascand, AstroTur,
Bulvar, CarboGen, Clean Machine, Chroklathr, Dequest, Duraspun, EPG, Chruy,
KeepSale, KeepSale Macinum, Llusar, Litter Buster, Mealmaid, Pet Hat Ellusanics,
Pharmacaurical Advisors, Pil-Trut, Salies, 9050, SEF (Seff Extinguishing Fibrer)
ModacrySc Flort, Skydol, Skydeen, Syray Guard, The SmartYarm, Thermadisaled,
Thermind, Ultron, Vanceva, Vanceva Color, Vanceva Design, Vanceva Secure,

Courtautide Performance Films, Inc., Martin Processing, Inc., Courtautide Performance Films of Virginia, Gita, Llumar, Vista, UVShield, FormulaOne Performance Automotive Films, CourtGard CPFilms Inc.

Solutia Management Company, Inc. Axio Research Corporation Schalla Services, Inc.

Sciulia Inter-America Inc. Solutia Greater China, Inc. Statistics and Epidemiology Research Corporation

Monanto Inter-America, Inc. Monanto Chemicals Yahvan, Inc. Monanto Greater China

3. In 1997, Solutia was "spun off" from the Monsanto Company (now known as Pharmacia Corporation, and retisered this notice as "Monsanto") and is an independent company. As part of the spin-off, Solutia may be responsible for de against Monsanto that were related to Monsanto's historic chemicals business.

DEADLINE FOR FILING CLAMS AGAINST SOLUTIA AND THE OTHER DEBTORS:

his notice for your convenience.

5. You MUST life a proof of claim by the Bar Date If you have any claim against any of the Debtors that arose before December 17, 2003. The only exception to this requirement is for claims described in paragraph 6, below. Acts or omissions that coursed before December 17, 2003 may give rise to claims subject to the Bar Date even if the claims may not have become thrown or tend or injudeated until after December 17, 2003. If YOU SEEK TO ASSERT ANY CLAIMS RELATED TO MONEASHOTO INSTRUCTION OF THE CHARCAL SERVING THE ARROW THE ARROW THE ARROW THE CHARCAL SERVING THE APPOOF OF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR SOLVING MUST FILE A PROOF OF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR SOLVING WILL BE FOREVER BARRED. Under section 101(5) of the Senivupty Code and as used health, the word "claim" means: (a) a right to payment, whether or not such right is reduced to judgment, liquidated, undisputed, legal, equilable, secured or unsecured; or (b) a right to an equilable remedy to reduced to judgment, liquid solving the configuration of the proof of claim of the surface of the proof of claim of the part of the part of the types of defines and interests listed below in this paragraph 6 (collectively, the Excauded Claims.) You should not like a proof of claims and setting resided deadlines. If the Court does enter such an order, you will receive notice of it. Excluded Claims include:

save noce of it. Excused Claims induce:

(a) claims that were bated in the acheduse of assets and liabilities and statements of financial affairs, which were
by the Debtors on March 2, 2004 and amended on

"Schedules"), but only if (i) the Schedules did not list those claims as "confinent," 'uniquidated" or 'disputed,
(ii) the holder of the claim does not dispute the Schedules' description of the amount or classification of the di
the Debtor that is identified as owing the claim;

(b) claims for which a proof of claim already has been filed with the Clerk of the United States Bankruptor Coart for the

Southern District of New York in a form substantially similar to Official Bankruptcy Form No. 10, against the correct Dabtor; claims paid in full by any of the Debtors during these chapter 11 cases as authorized by order of the Court;

(d) daims paid in full by any of the Debtors during these chapter 11 cases as authorized by order of the Court;
(d) daims of current employees of any of the Debtors, to the extent that the Debtors were authorized by the Court to honor those claims in the ordinary course of their business such as for wages and benefits, <u>second</u> that current employees must the proofs of claim by the Bar Date for all other claims arising before December 17, 2003 against the Debtors including claims to wrongful termination, decrimination and earlies covered by the Debtors' evolution's current period employees of Monsanto or any of the Debtors for referement benefits, including medical, surgical or hospital care benefits, or benefits in the event of sickness, accident, disability or death under any plan, fund or program (finculp) the purchase of transurance or otherwise) maintained or established in whole or in part by the Debtors before December 17, 2000;

claims related to the Solutia Inc. Employees' Pension Plan;

bablors before December 17, 2003;

I dalims related to the Solutia Inc. Employees' Pension Plan;

I dalims allowable under sections 505(b) and 507(a)(1) of the Bankruptoy Code as expenses of administration, including claims for goods and services provided to, and accepted by, the Debtors after December 17, 2003;

I dalims allowable under sections 505(b) and 507(a)(1) of the Bankruptoy Code as expenses of administration, including claims for goods and services provided to, and accepted by, the Debtors after December 17, 2003;

I dalims which are based exclusively upon principal, interest and other applicable less and charges on or under the (a) and indenture, dated October 1, 1997, 60) 11,25% Service Secured Debentures under an indenture, dated October 1, 1997 and (6) Bank Credit Agreement, dated October 2, 2003 (collectively, the "Debt instruments") provided that (i) the toroging section will not apply to the indenture trustee or designated agent under any of the Debt instruments or related documents will be required to file a proof of claim on account of claims for the repayment by the Debtors of principal, interest and other applicable less and charges on or under the Debt instruments, (iii) any person or entity that withes to assert a dalim arising out or related for a destrument, other than a claim for the repayment by the Debtors of principal, interest and other applicable less and charges on or under the Debt Instrument, will be required to file a proof of claim, unless another acception herein applies and (iv) any indenture trustee or designated agent under any of the Debt instruments or related documents will only be required to the proofs of dalims asserting dalins for the repayment of proofs and interest and other applicable less and charges on or under the applicable Debt instrument of the proofs of the proo

BESTRUCTIONS FOR FILING PROOFS OF CLAIM:

7. If you like a proof of claim, your filed proof of claim must (a) be written in the English language, (b) be denominated in laurid currency of the United States, (c) be signed by the claimant or, if the claimant is not an individual, by an authorized agent of the claimant, (d) include as attachments any documents on which the claim is based and (e) conform substantially to Official Form No. 10. You may obtain a proof of claim form from any bentruptcy court destrict office, from your lawyer, from outsin business supply stores, from <a href="https://www.usecuris.gov/banktorm">www.usecuris.gov/banktorm</a> or by calling 1-866-376-1484.

8. YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY NAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICULAR DEBTOR IN A SINGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SHEARAFE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.

POWENCES OF MISSING THE DEADLINE FOR FILING CLAIMS:

10. EXCEPT WITH RESPECT TO EXCLUDED CLAIMS (AS DESCRIBED IN SECTION 6), IF YOU FAIL TO FILE A PROOF OF CLAIM ON OR BEFORE 5:00 PML (PREVAILING EASTERN TIME), ON ON ACCOUNT OF ANY CLAIM YOU WISH TO ASSERT AGAINST ANY OF THE DEBTORS, THEN

• YOU WILL BE FOREVER BARRIED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH

RESPECT TO ITI;

YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;
THE DEBTORS AND THEIR PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABILITY WITH
RESPECT TO THAT CLAIM; AND

YOU WILL NOT BE PERMITTED TO VOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLAIMS.

EXAMINATION OF SCHEDULES:

11. The Debtor's Schedules and the Bar Date Order may be examined and inspected by interested parties during regular business hours at any of (a) the offices of Gibson, Dunn & Crutcher, 200 Park Avenue, New York, New York 10166 or (b) the Clerk of the Bankrupkey Court, United States Bankrupkey Court, Southern District of New York, Avenuer Hamilton Custom Husses, One Bowling Green, New York, NY 10004-1408, during posted hours. The Debtor's Schedules and the Bar Date Crear are also available online at <a href="https://www.ny.inshold-race.com/">https://www.ny.inshold-race.com/</a>. Because this case is governed by the Court's General Orders regarding electronic means of filing, signing and verifying documents, the Court's doctor sheet and documents are also assessable at the Court's internet attime. *History.eng.us.is.gov.*, through an account obtained mit informer attime. *History.eng.us.is.gov.*, through an account obtained mit informer attime the Court's destination. Creditors that the Court's internet attiment of the Court's country of the Court's doctor of the Court's market and documents are stone assessable at the Court's internet attiment of the Court's internet attiment of the Court's country of the Court's doctor sheet and documents are stone assessable at the Court's internet attiment of the Court's country of the Court's doctor sheet and documents are stone assessable at the Court's more than the Court's market and court obtained account obtained the Court's doctor sheet and court obt ETIONS:

12. Any questions concerning this Notice, the Bar Date or the Bar Date Order should be directed to the information Line analytic of these chapter 11 cases at 1-965-379-1484.

Deled: , 2004 How York, New York

BY ORDER OF THE COURT

GIBSON, DUMN & CRUTCHER

Councel for the Deblors and Deblors in Possession

## <u>SPECIAL NOTICE TO RESIDENTS OF THE AUGUSTA AREA</u>

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy cases, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Augusta Materials."

- The Augusta Plant produced food grade and ischnical grade phosphoric acid, sodium tripohyphosphate, sodium trimetaphosphate, letrasodium pyrophosphate, betrapotassium pyrophosphate and calcium pyrophosphate.
   Raw materials used at the Augusta Plant have included elemental phosphorus, caustic sode, soda ash, caustic
- Contaminants that may be present at or around the Augusta Plant include inorganic chamicals such as arsenic or other chemicals identified above.

The Augusta Plant contained asbestos-containing scalarials used for insulation and freproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Augusta Plant.

If you, or your properly, or your spouse or immediate tently member, was exposed to any of the Augusta Materials, and If that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injurys, such as personal or boddly injury, wrongful deeth, loss of consortum medical monitoring, survivorable or prodmate, consequential, general and special damages or puritive damages. Among other things, property-related damages could relate to cost of removal, destruction of property value or economic loss, or proximate, consequential, general and special damages could relate to cost of removal, destruction of property value or economic loss, or proximate, consequential, general and special damages or puritive damages. More information about the destrition of "claims" that must be filled before the desidine is included in paragraph 5 of the legal notice that appears above.

To preserve your claim against the Debtors retailing to your or your property's exposure to any of the Augusta Materiats, you IEEE Tile a proof of claim form before your property's exposure to any of the Augusta Materiats, you IEEE Tile a proof of claim form, you will forever less your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form, please call 1-966-378-1484.

By Order of the Court

Deled: New York, New York . 2004

SOLUTIA INC., et al.,

Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW: PLEASE TAKE NOTICE THAT:

On December 17, 2003, Solutia inc. ("Solutia") and its affiliated debiors and debtors in possession (collectively, the "Debtors") sech tised a voluntary petition for relief under chapter 11 of tile 11 of the United States Code, 11 U.S.C. §§ 101-1330 (the "Bankruptey Code") in the United States Bankruptey Court for the Southern District of New York (the "Court"). Set forth below for sech Debtor are its name

Debtor	Address	Case No.
Soluta Business Enterprises, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17948
Solutia Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17949
Solulia Systems, Inc.	575 Marvville Center Drive, St. Louis, MO 63166	03-17950
Soluta Overseas, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17951
CPFilms, Inc.	4210 The Great Road, Fieldale, VA 24089	03-17952
Soluta Management Company, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17953
Monchem International, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17954
Axio Research Corporation	2601 4th Avenue, Suite 200, Seettle, WA 98121	03-17955
Solutia investments, LLC	575 Manyville Center Drive, St. Louis, MO 63166	03-17956
Beamer Road Management Company	575 Maryville Center Drive, St. Louis, MO 63166	03-17957
Monchem, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17956
Solutia Inter-America, Inc.	575 Maryville Center Drive, SL Louis, MO 63166	03-17959
Solutia International Holding, LLC	575 Maryville Center Drive, St. Louis, MO 63166	03-17960
Solutia Taiwan, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17961
Solulia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17962
<ul> <li>The Better and the second territory</li> </ul>		4-8

The Debtors may have done business under other names within the last six years, as follows: Olher Nem

Dabtor Solute Inc.

CPFilms Inc.

Cueery Chemical Company, Monsanto Company, Acrilan, Amois, Ascend, Astrollari, Buther, Carboden, Clean Machine, ChroMatbo, Dequeet, Duraspun, EPO, Girny, Kengosale, Keeposale Manteum, Llumar, Lilliar Buster, Mealmaid, Pel Hair Biminator, Pharmacoutical Advisors, Pt-Trol, Safies, SCSO, SEF (Serf Edinguishing Fiber) Modacrytic Fiber, Skrydol, Stylfeen, Syray Quard, The Smart Yams, ThermaSceled, Therminol, Ultion, Vanceva, Vanceva Color, Venceva Design, Vanceva Secure,

Courted the Performance Ritms, Inc., Martin Processing, Inc., Courtaids Performance Ritms of Virginia, Gilla, Lumaz, Vista, UVShield, FormulaOne Performance Automotive Ritms, CourtGard

Solulla Management Company, Inc.

AXIO Memetra Guipa emars.
Solutia inter-America, inc.
Solutia Tarvan, inc.
Solutia Greater China, inc.
Monsanto Chemicais Talw
Monsanto Greater China

Axio Research Corporation Statistics and Epidemiology Research Corporation

Monsanto Inter-America, Inc. Monsanto Chemicais Takven, Inc.

 In 1997, Solulia was "spun off" from the Monsanto Company inow known as Pharmacia Corporation, and reterred to in this notice as "Monsanto") and is an independent company. As part of the spin-off, Solulia may be responsible for claims against Monsanto that were related to Monsanto's historic chemicals business. DEADLINE FOR FILING CLAIMS AGAINST SOLUTIA AND THE OTHER DEBTORS:

procedures to be used for filing proots of daim, which are summarized in this notice for your convenience.

5. You MUST like a proof of claim by the Bar Date If you have any claim against any of the Debtors that arose before December 17, 2003. The only exception to this requirement is for claims described in paragraph 6, before. Acts or omissions that occurred before December 17, 2003 may give rise to claims subject to the Bar Date even if the claims may not have become known or fixed or figuidated until after December 17, 2003. If YOU SEEKTO ASSERT ANY CLAIMS RELATED TO MONSANTO'S HISTORIC CHEMICAL BUSINESS OF THE IOND DESCRIBED IN PARAGRAPH 3, ABOVE, YOU MUST FILE A PROOF OF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR SOLUTIA MUST BE TIMELY FILED AND IF NOT, WILL BE FOREVER BARRED. Under section 101(5) of the Bankruptcy Code and as used herein, the word "daim" means: (a) a right to payment, whether or not such right is reduced to judgment, liquidated, unfiquidated, fixed, contingent, matured, unmatured, disputed, undergulad, excursed or unsecured, or (b) a right to an equitable remedy its reduced to judgment, fixed, contingent, matured, unmatured, disputed, secured or unsecured.

The BIP Date Order provides that creditors do NOT have to tile proofs of claim by the Ber Date for the

disputed, undisputed, secured or unsecured.

The Bar Date Poter provides that caddlors do NOT have to the proofs of claims by the Bar Date for the types of claims and interests listed below in this paragraph 6 (collectively, the "Excluded Claims"). You should not the a proof of claim at this time for any Excluded Claims. The Court may enter one or more separate orders at a later time requiring creditions to the proofs of claims for come include Claims and setting related deadlines. If the Court does enter such an order, you will receive notice of it. Excluded Claims include:

(a) claims halt were fixed in the activation of assets and labelties and statements of financial affairs, which were fixed by the Debtors on March 2, 2004 and amended on [as amended, the "Schedules"), but only if (i) the Schedules of in claim lose not dispute the Schedules' description of the amount or classification of the claim on the Debtor that is identified as owning the claim? as owing the ch

(b) claims for which a proof of claim aiready has been filed with the Clerk of the United States Bankruptcy Court for the Southern District of New York in a form substantially similar to Official

Bankrupity Form No. 10, against the correct Debtor;

(c) daims paid in full by any of the Debtors during these chapter 11 cases as authorized by order of the Court, (d) daims of current employees of any of the Debtors, to the extent that the Debtors were authorized by the Court to honor those claims in the Debtors, to the extent that the Debtors were authorized by the Court to honor those claims in the proofs of daim by the Bar Date to all other claims arising before December 17, 2003 against the Debtors including claims for wrongful birminishing, discriministion and claims covered by the Debtors bridged claims for wrongful birminishing, discriminishing and claims covered by the Debtors for retired employees of Monsanto or any of the Debtors for retirement benefits, including medical, surgical or hospital care benefits, or benefits in the event of sictness, accident, disability or death under any fain, fund or program (through the purchase of insurance or otherwise) maintained or established in whole or in part by the Debtors before December 17, 2003; (f) claims attead to the Solvial Inc. Employees Penidn Pfan; (g) claims attead to the Solvial proc. Employees Penidn Pfan; (g) claims attead to the Solvial proc. Employees Penidn Pfan; (g) claims attead to the Solvial Inc. Employees Penidn Pfan; (g) claims attead to the Solvial Inc. Employees Penidn Pfan; (g) claims attead to the Solvial Inc. Employees Penidn Pfan; (g) claims attead to the Solvial Inc. Employees Penidn Pfan; (g) claims attead to the Solvial Inc. Employees Penidn Pfan; (g) claims attead to the Solvial Inc. Employees Penidn Pfan; (g) claims attead to the Solvial Inc. Employees Penidn Pfan; (g) claims attead to the Solvial Inc. Employees Penidn Pfan; (g) claims attead to the Solvial Inc. Employees Penidn Pfan; (g) claims attead to the Solvial Inc. Employees Penidn Pfan; (g) claims attead to the Solvial Inc. Employees Penidn Pfan; (g) claims attead to the Solvial Inc. Employees Penidn Pfan; (g) claims attead to the Solvial Inc. Employees Penidn Pfan;

after December 17, 2003;

administration, including claims for goods and services provided to, and accepted by, the Debtors after December 17, 2003;

(h) claims which are bessed exclusively upon principet, interest and other applicative tess and charges or under the (a) 6.72% Debenfures under an indenture, dated October 1, 1997, (b) 11.25% Service Secured Debenfures under an indenture, dated July 9, 2002, (c) 7.375% Debenfures under an indenture, dated October 1, 1997 and (d) Benk Credit Agreement, dated October 8, 2003 (collective), the "Debt Instruments"); provided that (f) the foregoing exclusion will not apply to the indenture trustee or designated agent under any of the Debt Instruments or related documents, (f) any interfure trustee or designated agent under any of the Debt Instruments or related documents, (f) any interfure trustee or designated agent under any of the Debt Instruments or related documents, (f) any preson or entity that wishes to assert a date arising out of or relating to a Debt Instrument, other than a claim for the repayment by the Debtors of principal, interest and other applicable less and charges on or under the Debt instruments, will be required to the a proof of claim, unless another exception herein applies and (iv) any indenture trustee or designated agent under any of the Debt instruments or related documents will only be required to the applicable less and charges on or under the applicable Debt instruments or against the chapter 11 estates of the Debtors; (f) that is (are) the primary obligors under the applicable Debt instruments or against the chapter 11 estates of the Debtors; (f) claims of one Debtor against any of the Other Debtors; (f) claims of one Debtor against any of the Other Debtors; (f) claims of one Debtor against any of the Other Debtors; (f) claims of one Debtor against any of the Other Debtors; (f) claims of one Debtor against any of the Other Debtors; (f) claims of one Debtor against any of the Other Debtors; (f) claims of one Debtor against any of the Other Debtors; (f) claims of on

claims of any direct or indirect non-debtor subsidiary of solution inc. against any of the Debtors; and equity interests, which interests are based exclusively upon the ownership of common or preferred stock in a corporation, a general or limited partner interest in a limited partnership, a membership interest in a limited liability organizary or warrants or rights to set or subscribe to such security or interest (any such interest being referred to as an "interest"), provided that holders of interests who wish to assert a claim against any of the Debtors first arises out of or relating to an interest, including claims arising out of or relating to the sale, issuance or distribution of the Interest, must file a proof of claim on or prior to the Bar Data united another enother energing and the barrier and lies. e, unless another exception set forth herein applies.

#### INSTRUCTIONS FOR FILING PROOFS OF CLAIM:

7. It you fix a proof of claim, your field proof of claim must (a) be written in the English language, (b) be denominated in lawful currency of the United States, (c) be signed by the claimant or, if the claimant is not an individual, by an authorized agent of the claimant, (d) include as attachments any documents on which he claim is based and (e) conform aubstantially to Official Form No. 10. You may obtain a proof of telement are used as a particular of the control derives office, from your lawrer, from certain business supply of claim from from any bankruptcy court derive office, from your lawrer, from certain business supply stores, from <a href="https://www.uscourts.gov/bankbym">www.uscourts.gov/bankbym</a> or by calling 1-866-378-1484.

8. YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAM, BY NAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAMS AGAINST A PARTICULAR DEBTOR IN A SINGLE PROOF OF CLAM FORM. IF YOU HAVE A CLAM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SEPARATE PROOF OF CLAM FORM AGAINST EACH DEBTOR.

Your proof of claim form must be filed so as to be received on or before 5:00 p.m. (Preveiling Eastern 

10. EXCEPT WITH RESPECT TO EXCLUDED CLAMS (AS DESCRIBED IN SECTION 6), IF YOU FAIL TO FILE A PROOF OF CLAIM ON OR BEFORE 5:00 PM. (PREVAILING EASTERN TIME), ON ON ACCOUNT OF ANY CLAIMYOU WISH TO ASSERT AGAINST ANY

OF THE DEBTORS, THEN

YOU WILL BE FOREVER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH RESPECT TO IT); YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT

OF THAT CLASS

OF THAI CLASS.
THE DEBTORS AND THEIR PROPERTY WILL BE DISCHARGED FROM ANY AND ALL
LIABILITY WITH RESPECT TO THAT CLASS; AND
YOU WILL NOT BE PERMITTED TO YOTE ON ANY PLAN OR PLANS OF REORGANIZATION
FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLASS.

EXAMINATION OF SCHEDULES:

EXAMINATION OF SCHEDULES:

11. The Deblors' Schedules and the Bar Date Order may be examined and inspected by interested parties during regular business hours at any of (a) the offices of Gibbon, Dunn & Crutcher, 200 Park Avenue, New York, New York 10168 or (b) the Clerk of the Bentruptcy Court, United States Bentruptcy Court, Southern District of New York, Alexander Hamilton Custom House, One Bowling Green, New York, NY 10004-1408, during posted hours. The Deblors' Schedules and the Bar Deble Order are also available ordine at your immulgiorup.com. Because this case is governed by the Court's General Orders regarding electronic means of timing, signing and verifying documents, the Court's doctar and documents are also accessible at the Court's internet elle: <a href="https://www.mytbu.usouris.com/">https://www.mytbu.usouris.com/</a>, Prough an account obtained from the PNCER service center at 1-600-676-6856 (from the US), or <a href="https://www.mytbu.usouris.com/">https://www.mytbu.usouris.com/</a>, (210) 301-6440 (from outside the US), or <a href="https://www.mytbu.usouris.com/">https://www.mytbu.usouris.com/</a> (2101) 301-6440 (from outside the US), or <a href="https://www.mytbu.usouris.com/">https://www.mytbu.usouris.com/</a> (2101) 301-6440 (from outside the US), or <a href="https://www.mytbu.usouris.com/">https://www.mytbu.usouris.com/</a> (2101) 301-6440 (from outside the US), or <a href="https://www.mytbu.usouris.com/">https://www.mytbu.usouris.com/</a> (2101) 301-6440 (from outside the US), or <a href="https://www.mytbu.usouris.com/">https://www.mytbu.usouris.com/</a> (2101) 301-6440 (from outside the US), or <a href="https://www.mytbu.usouris.com/">https://www.mytbu.usouris.com/</a> (2101) 301-6440 (from outside the US), or <a href="https://www.mytbu.usouris.com/">https://www.mytbu.usouris.com/</a> (2101) 301-6440 (from outside the US), or <a href="https://www.mytbu.usouris.com/">https://www.mytbu.usouris.com/</a> (2101) 301-6440 (from outside the US), or <a href="https://www.mytbu.usouris.com/">htt OUESTIONS:

Any questions concerning this Notice, the Bar Date or the Bar Date Order should be directed to the Information Line established for these chapter 11 cases at 1-866-378-1484.

New York, New York Daled:

BY ORDER OF THE COURT

GIBSON, DUNN & CRUTCHER LLP Counsel for the Debtors and Debtors in Possession

### SPECIAL NOTICE TO RESIDENTS OF THE BAXLEY AREA

On December 17, 2003, each of the Debtors commenced bentruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bentruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the billowing "Badey Materials."

- The Badey Plant produced a variety of resin products and resin/turpentine.
   Raw malerials used at the Badey Plant have included tall oil, 1,2-dichloroethane, pine gum and ecichlarohydrin.
- Contaminants that may be present at or around the Badey Plant include organic chemicals sud as 1,2-dichloroethane, vinyl chloride, acetone, benzane, xylene, ethylbenzene, and toluene and

inorganic chemicals such as arsenic, barium, mercury and zinc.

The Baxley Plant contained asbestos-containing materials used for insulation and fireproofing.

Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Baxley Plant.

supplied or disposed by the Bastey Plant.

If you, or you properly, or your spouse or interediate lensity member, was exposed to any of the Bastey Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the lature, you may have a claim under various legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wronglad death, loss of consortum, medical monitoring, survivorinth por prodistate, consequential, general and special damages or puritive damages. Among other things, properly-related demages could retate to cost of removal, diminufor of property value or economic loss, or prodinate, consequential, general and special damages or puritive damages. More information about the destrition of "daims" that must be filed before the deadfine is included in paragraph 5 of the legal notice that appears above.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Bactery Materials, you lettled in the Debtors related to the part of claim form, you will brever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the tiling process and/or to receive a proof of claim form, please call 1-

For more information about the fling process and/or to receive a proof of claim form, please call

By Order of the Court

New York, New York

SOLUTIA INC., et al.,

Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE (DATE)

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW: PLEASE TAKE NOTICE THAT:

1. On December 17, 2003, Solutia Inc. ("Solutia") and its attiliated debtors and debtors in possession (collective "Debtors") such filed a voluntary petition for relief under chapter 11 of life 11 of line United States Code, 11 U.S.C. 85 1330 (line "Bantruptcy Code") in line United States Bentruptcy Court for the Southern District of New York (line "Court") for this below for each Debtor are its name and its respective case number:

Debtor	Address	Case No.
Solutia Business Enterprises, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17948
Solutia Inc.	575 Marvville Center Drive, St. Louis, MO 63166	09-17948
Solutia Systems, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17960
Solulia Overseas, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17961
CPFlims, Inc.	4210 The Great Road, Fieldale, VA 24089	09-17962
Solute Menagement Company, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17963
Monchem International, Inc.	576 Maryville Center Drive, St. Louis, MO 63166	09-17964
Axio Research Corporation	2601 4th Avenue, Suite 200, Seettle, WA 98121	09-17966
Solutia investments, LLC	575 Maryville Center Drive, St. Louis, MO 63166	09-17958
Beamer Road Management Company	575 Marwille Center Drive, St. Louis, MO 63166	09-17967
Monchem, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	CS-17068
Solulla Inter-America, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17969
Solulla international Holding, LLC	575 Marwille Center Drive, St. Louis, MO 63166	09-17980
Solutia Taiwan, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17961
Solutia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17002

2. The Debtors may have done business under other names within the last six years, as follows:

Solutia Inc.

ess under other names within the last ax years, as lottows:

<u>Other Names</u>

Queeny Chemical Company, Monsan'to Company, Acrilan, Amdis, Ascend, Astrollan
Bulvar, Carboden, Chem Machine, ChroMalix, Dequest, Duraspus, EPG, diseag
KeepSale, KeepSale Madomum, Llumar, Liber Buster, Neathmaid, Pet Hair Eliminals
Pharmaceutical Advisors, Pil-Trol, Saller, SC50, SEF (Self Edinguishing Riber)
Modacrylic Fiber, Skydrol, Skylden, Spray Guard, The Smart Yarna, Thermalibush
Therminol, Ulron, Vanceva, Vanceva Color, Vanceva Design, Vanceva Sectare,
Vydyne, Wear-Dated

Courteulds Performance Films, Inc., Marlin Processing, Inc., Courteulds Performance Films of Virginia, Gila, Llumar, Vista, UVShield, FormulaChe Performance Automotive Films, CourtGard **CPFlims Inc.** 

Solutia inter-America, inc. Solutia Talwan, inc.

Solulia Management Company, Inc.
Axio Research Corporation
Statistics and Epidemiology Research Corporation

Monsanto Inter-America, Inc. Monsanto Chemicais Talwan, Inc. Monsanto Greater China

Solutia Greater China, Inc. 3. In 1997, Solutia was "spun off" from the Monanto Company (now known as Phermacic Corporation, and referred to in this notice as "Monanto") and is an independent company. As part of the spin-off, Solutia may be responsible for deline against Monanto that were related to Monanto's historic chamicals business.

DEADLINE FOR FILING CLAIMS AGAINST SOLUTIA AND THE OTHER DEBTORS:

- The noise for your convenience.

  5. You MIST file a proof of daim by line Bar Date if you have any claim against any of the Debtors that arose balcore December

  17, 2003. The only encoption to his requirement is for claims described in paragraph 6, below. Acts or omissions that sequence

  17, 2003. The only encoption to his requirement is for claims described in paragraph 6, below. Acts or omissions that sequence

  before December 17, 2003 may give rise to claims subject to the Bar Date went if the claims may not have become lissues or

  based or liquidated until after December 17, 2003. If YOU SEEK TO ASSERT ANY CLAIMS RELATED TO MOMENTO'S

  HISTORIC CHEMICAL BUSINESS OF THE KNID DESCRIBED IN PARAGRAPH 3, ABOVE, YOU MUST FILE A PROOF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR SOLUTTA MUST BE

  TIMELY FILED AND IF NOT, WILL BE FOREVER BARRED. Under section 101(5) of the Barraturgley Code and as used health.

  Be used "chair" sectors. (A) a cloth to received whether or not such which is rectived in information and contributed. the word "claim" means: (a) a right to payment, whether or not such right is reduced to judgment, injudated, unliquidated, the contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured or unsecured; or (b) a right to an equitation reason of protect of performance if such breach other lee to a right to payment, whether or not such right to an equitation remedy its reduced to judgment, fixed, confingent, matured, unmatured, disputed, undisputed, secured or unsecured.
- - (b) claims for which a proof of claim already has been filed with the Clerk of the United States Bentrupicy Court for the

Southern District of New York in a form substantially similar to Official Bentruptcy Form No. 10, against the correct Debtor; distins paid in full by any of the Debtors during these chapter 11 cases as authorized by order of the Court to honor hose claims in the ordinary course of thair business such as for wages and benefits, groupd that current employees must the proots of claim by the Barr Date for all other claims arising before December 17, 2003 against the Debtors including claims for emorgial termination, descrimination and claims covered by the Debtors viorism' compensation, descrimination and claims covered by the Debtors viorism' compensation insurance; deline of retired employees of Monsanto or any of the Debtors for referement benefits, including seedcal, surgical or hospital core benefits, or benefits in the event of sickness, accident, disability or death under any plan, fund or program (through the purchase of Insurance or otherwise) maintained or established in whole or in part by the Debtors before December 17, 2003.

sims related to the Solutia Inc. Employees' Pension Plan;

- claims of any direct or indirect non-debtor subsidiary of Solulia inc. against any of the Debtors; and
- claims of any direct or indirect non-debtor subsidiary of Solutia Inc. against any of the Distorics; and equily interests, which interests are based exclusively upon the ownership of common or preterred stock in a corporation, a general or limited perfine interest in a limited per hership, a membership interest in a limited liability company or warrants or rights to sell or subscribe to such security or interest. (any such interest being referred to as an "interest"); provided that holders of interests who wish to assert a claim against any of the Debtors that arises out of or relates to the ownership or purchase of an interest, inducing claims arising out of or relating to the sale, issuance or distribution of the interest, must life a proof of claim on or prior to the Bar Date, unless another exception and forth herein applies

METRUCTIONS FOR FILING PROOFS OF CLAIM:

- The second secon
- 8. YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY NAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICULAR DEBTOR IN A SMIGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SEPARATE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.
- 8. Your proof of claim form must be filled so as to be received on or before 5:00 p.m. (Prevailing Eastern Time) on the proof of claim form must be filled so as to be received on or before 5:00 p.m. (Prevailing Eastern Time) on the proof of claim to Schulia Inc., clo Time Thursbull Group, LLC, P.O. Box 5019, Boxfing Green Station, New York, NY 10274-5019 or by (b) delivering the proof of claim form by overnight courier or by hend delivery to Solulia Inc. of Thursbull Group, LLC, Southern District of New York One Boxillag Green, Room 534, New York, NY 10004-1408 (bit: (850) 687-3956).

  COMMEQUENCES OF MISSING THE DEADLINE FOR FILING CLAIMS:

- 10. EXCEPT WITH RESPECT TO EXCLUDED CLAIMS (AS DESCRIBED IN SECTION 6), IF YOU FAIL TO FILE A PROOF OF CLAIM ON OR BEFORE 5:00 PM. (PREVAILING EASTERN TIME), ON OF ANY CLAIM YOU WISH TO ASSERT AGAINST ANY OF THE DEFORES, THEN

   YOU WILL BE FOREVER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH

- RESPECT TO IT);
  WOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;
  THE DESTORS AND THEIR PROPERTY WILL SE DISCHARGED FROM ANY AND ALL LIABILITY WITH
  RESPECT TO THAT CLAIM; AND WOU WILL NOT BE PERMITTED TO VOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS
- ON ACCOUNT OF THESE BARRED CLAIMS

NATION OF SCHEDULES

11. The Debtor's Schedules and the Bar Date Order may be examined and inspected by interested parties during regular business hours at any of (a) the offices of Gibson, Dunn & Crutcher, 200 Park Avenus, New York, New York 10166 or (b) the Offices of the Bankruptcy Court, United States Bankruptcy Court, Southern District of New York, Avenues Are Hamilton Custom Houses, One Bowing Green, New York, NY 10004-1408, during posted hours. The Debtors's Schedules and the Bar Date Order are also available online at <a href="https://www.nyhol.gov.ncm">https://www.nyhol.gov.ncm</a>. Because this case is governed by the Court's General Orders negaring electronic meens of timp, signing and verifying documents, the Court's docted stated and documents are also essessable at the Court is internet size; "https://www.nyhol.couris.gov." through an account obtained mit the first horder and the Schedules will have the responsibility for determining that their Claims are listed accountably on them. OMESTICALS:

12. Any questors concerning this Notice, the Bar Date or the Bar Date Order should be directed to the information Line established for these chapter 11 cases at 1-866-378-1484.

GIRSON DUMN & CRUTCHER

Counsel for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE SAUGET, CAHOKIA, ST. LOUIS, ST. CHARLES AND WRIGHT CITY AREAS

As explained in the legal notice that appears above, Solutis Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for authriting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materiate or contaminants Estate below that were produced, manufactured, supplied, used or disposed of by Solutia or the former Monsanto Company (slutia Pharmacia Corporation) at:

- Wide Moments Company glower from manace Corporation) etc.

  Wide Krummrich Plant now cerned by Schulfa and located at 500 Monsanto Avenue, Sauget, Illinois Sauget Aree 1 Sites located in Sauget and Caholida, Illinois.

  Sauget Aree 2 Sites, including Site R now cerned by Schulfa, located in Sauget and Caholida, Illinois J.F. Queerry Plant now cerned by Schulfa located at 201 Russell Blvd, St. Louis, Missouri

  The former Thompson Chemical after located at 60 Choulsau Avenue, St. Louis, Missouri

- Moneanto and Solutians former Carondelet Plant located at 8201 Idaho Avenue, St. Louis, Missouri Haytord Bridge Road site located at Governor Drive, St. Charles, Missouri
- Bob's Home Service site located near Wright City, Warren County, Missouri Great Lakes Container Superland Site located in St. Louis, Missouri

On December 17, 2003, each of the Debtors commerced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the billowing "Materials."

#### W.G. Krummrich Plant Materials

- The W.G. Krumerich Plant has produced a vertety of chlorinated isocyanurates, cyanuric acid, a variety of chlorobenzenes, nitrochlorobenzenes, nitrochlorobenzenes,
- chlorine, urea, nitric acid, araline, dodecand, mercury, ethanol, phenol, nonyl alcohd, para-nitrochlorol alcohd, sulfur, phosphorus, para amino biphenyl (PAB), hydrogenated polyphenyls and sulfurous acid.
- Contaminants that way be present at or around the W. G. Knummich Plant in addition to those chemicals described above include organic compounds such as acetone, benzene, metrylethyl telone, MIBK, bilchlorethene, boluene, vinyl chloride, chlorophenols, creads, ritrobenzanes, polycydic aromatic hydrocarbons, dioxins, and inorganic chemicals ersenic, lead and mercury.
- The W.G. Krumanich Plant contained asbestos-containing materials used for insulation and freproofing. Asbestos not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the W.G. Krumanich Plant.

#### Saucet Area 1 Siles Maleriale

- The Sauget Area I Siles consist of former waste disposal areas and a stormwater ditch (Dead Creek). Dead Creek is a drainage ditch that runs through the Villages of Sauget and Cahokia and historically received drainage from various industrial short on the area, including the W.S. Krumwatch Plant. The other after are former municipal, demolition anotor industrial shottle or surface water inpoundments where waster from the W.G. Krumwatch Plant may have been disposed. Contaminants that may be present at or around the Sauget Area 1 Sites include organic compounds such as benzane, childrotrin, BEHP, naphthalene, polychlorinated biphenyls (PCBs), diodin, and inorganic chemicals such as mercury, sebadate and incre
- atos and zinc

#### Sauget Area 2 Siles Maleriale

- The Sauget Area 2 Sizes consist of five former waste disposal areas used for disposal of industrial wastes and study and/or municipal waste. One of the sizes, Size R, was operated for Monsanto for wastes generated by the W.G. Krusemrich Plant, the John F. Queeny Plant, Solutin's corporate headquarters and the Muscaline, lows plant.
- Contaminants that may be present at or around the Sauget Area 2 Sites include organic compounds such as sconochlorobenzene, dichloroamine, trichloroamine, systems, othercardine, polycyclic aromatic hydrocarbons, pentachlorophanol, beta-BHC, diedrin, endrin limitane, 2,4-D, polychlorinated biphenyts (PCBs), closin, and inorganic chemicals such as aluminum, abbestos, arsenic and mercury.

J.F. Queenv Plant Majerial
 The J.F. Queeny Plant has produced a variety of chemicals such as safetylic acid, aspirin, meltipl safetylate, amylessleyticale, benzyl safetylate, produced a safetylate, acid, benzyl safetylate, acid, benzyl safetylate, acid, benzyl safetylate, s

- Raw materials and other chemicals used at the J.F. Queeny Plant have included phenot, sodium hydroxidis, carbon dicadde, acetic anthyclytis, satioptic acid, methanod, amyl alcohol, benzyl alcohol, acetic acid, totuene, benzaldehyde, attoon tetrachionide, 2-ethythegyl alcohol, p-nitrochiorobenzene, benzane, butane, metaic arrhydrice, attairic acid, 3,4-dictiorometine, pera nitrodiorobenzene, choracetyl chioride, hydrogenaled potyphenyls, azomethine and 2-Chioro-M-(chiorometing). N-(2,6-diethylphenyl) acetamide.
- The J.F. Queeny Plant also operated a multi-purpose drumming facility which handled vertous blends of phthalates, adjustes, phosphales, phosphales, phosphale esters, sticutes, allyburusens, polyphenyls and polychicrineled biphenyls. Conteminants that may be present at or around the J.F. Queeny Plant, in addition to the above listed chemicals.
- include organic chemicals auch as tricticroellistene, benzane, chlorobenzane, perchloroethylene, polychlorinated s (PCBs) and viryl chloride, and inorganic chemicals such as lead.
- The J.F. Queeny Plant contained extention-containing materials used for insulation and freproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the J.F. Queeny Plant.

#### Thompson Chemical Site Materials

- . Thompson Chemical is a former manufacturing site for Wood Treating Chemicals (a subsidiary of Monsanto) that
- produced wood treatment chemicals, grass and brush killers.

  Conteminants that may be present at or around the Thompson Chemical Sits include a variety of inorganic and organic chemicals, including polychiorinated bipheny

#### Carondolat Plant lifeturials

- The Carondolet Plant produced food grades and technical grades of phosphoric acid, food grades and technical grades of various calcium phosphales and food grades of acidium aluminum phosphate.
- Raw materials used at the Carondolet Plant have included elemental phosphorus, phosphoric acid, caustic soda, soda
- Contaminants that may be present at or around the Carondolet Plant, in addition to the above chamicals, include icals such as arsenic
- The Carondolet Plant contained asbestos-containing materials used for insulation and freproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Carondolet Plant.

#### Harland Bridge Road Stip Meterials

- The Hayford Bridge Road Site is comprised of three former operations (Findelt Corporation, Cadmus Corporation, and Reliatech and Sons Exceeding). Findelt Corporation reprocessed heat transfer fluids, hydrautic fluids, solvents and catalysts that may have contained PCBs and other contaminants.
- The W. G. Krummtich Plant may have sent seaterials to Findett Corporation for reprocessing. Contaminants include a variety of inorganic and organic chemicals, including polychlorinated biphenyls (PCBs) reflecting a multitude of users.

#### **Bob's Home Service Site Materials**

- The Bob's Home Service site was a former permitted hazardous waste landfill. Some Monsanto plants were customers of this landfill
- Confaminants include a variety of inorganic and organic chemicals reflecting a multitude of users.

#### **Great Lakes Container Superfund Site Materials**

- The Great Lates Container Superfund Ste is a torner drum reconditioning incitity used by many compenies. Morsanto may have sold drums to this site from its invariant, St. Peters and Queeny ptants.

  Contaminants that may have been present at or ground the Great Lates Superfund Site include votable and semi-
- volatile organic compounds such as polychiorinated biphenyts (PCBs), benzo(alpyrene, naphibatene, pestiodes such as chlordene, polycyclic aromatic hydrocarbons ("PRHS"), lotuene, trans-1-2-dichloroethylene, benzene, chlorobenzene, trichloroethylene, 2-hexanone and xytenes and inorganic compounds such as asbestos, leed, araenic, naphihamino, politica, benzena, personic, mashestos, leed, arsenic, ma cadmium, chromium and mercury. Removal of the foregoing contaminants was completed by the Environm Protection Agency in 1998.

If you, or your properly, or your spouse or immediate family member, was exposed to any of the Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under verticus legal theories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or boddly highly, wronglat death, loss of consortium section floring, survivorship or prostmate, consequential, general and special damages or pursitive damages. Among other things, properly-related damages could relate to cost of respond, diminution of properly value or economic loss, or prostmate, consequential, general and special damages or pursitive damages. More of consequential, general and special damages or pursitive damages. More or economic loss, or prostmate, consequential, general and special damages or pursitive damages. More object the definition of "claims" that must be filed before the deadline is included in paragraph 6 of the legal notice that appears above.

you to compensation

For more information about the filing process and/or to receive a proof of daily form, please call 1-866-378-1484. By Order of the Court

Dated: New York, New York 2004

SOLUTIA INC., of al. Debtors. Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE [DATE]

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW:

PLEASE TAKE NOTICE THAT:

1. On December 17, 2003, Solute Inc. ("Solute") and its affiliated debices and debices in possession (collectively, the "Debins") each filed a voluntary pedition for refer under chapter 11 of tile 11 of the United States Code, 11 U.S.C. \$5 101-1330 (the "Bantruptcy Code") in the United States Bantruptcy Court for the Southern District of New York (the "Court"). Set for the below for each Debion are its name and its respective case number:

Deblor	Address	
Solutia Business Enterprises, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	05-17948
Solulla Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-179-19
Solulia Systems, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	08-17960
Solulia Overseas, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17961
CPFlims, Inc.	4210 The Great Road, Fletdale, VA 24089	89-17962
Solutia Management Company, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17968
Monchem International, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17964
Axio Research Corporation	2601 4th Avenue, Suite 200, Seattle, WA 96121	09-17966
Soluba Investments, LLC	575 Maryville Center Drive, St. Louis, MO 63166	09-17066
Bearner Road Management Company	575 Maryville Center Drive, St. Louis, MO 63166	08-17967
Monchem, Inc.	575 Maryville Center Drive, St. Louis, MO 63168	05-17968
Solutia Inter-America, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17968
Solutia international Holding, LLC	575 Maryville Center Drive, St. Louis, MO 63188	03-17980
Solutia Talwan, Inc.	575 Maryville Certier Drive, St. Louis, MO 63168	03-17961
Solutia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17962

The Debtors may have done business under other names within the last six years, as follows:

<u>Debior</u> Solutia Inc.

Other Hernes

Cousery Chemical Company, Monsento Company, Aorilan, Amda, Ascand, AstroTuri, Buher, CarboGen, Cisen Machine, ChroMatic, Dequest, Duraspun, EPG, Ghrng, KeepSale, KeepSale Mecimum, Lamar, Litter Buster, Mealmaid, Pet Helf Elitetration, Pharmacoulteal Advisors, PH-Trol, Sallest, SCSO, SEF (Self Edinguishing Piber) Modarrylic Fiber, Stydrol, StyrGeen, Stray Guard, The Smart Yerne, Thermadelesed, Therminol, Ultran, Venceva, Vanceva Color, Venceva Design, Venceva Becure, Vydyne, Wear-Dalad

CPFilms Inc.

Courbuids Performance Films, Inc., Marlin Processing, Inc., Courbuids Performance Films of Virginia, Gila, Ulumar, Vista, UVShield, FormulaOne Performance Automotive Films, CourlGard

Solulia Management Company, Inc. Axio Research Corporation

Solutia Inter-America, Inc.

Sciulia Taiwan, Inc. Sciulia Greater China, Inc.

Sciulia Services, Inc. Statistics and Epidemiology Research Corporation

Monsanto Inter-America, Inc. Monsanto Chemicate Tahvan, Inc. Monsanto Greater China

In 1997, Solutia was "apun off" from the Monsanto Company (now known as Pharmacia Corposation, and rel is notice as "Monsanto") and is an independent company. As part of the spin-off, Solutia may be responsible panel Monsanto that were related to Monsanto's historic chemicals business.

This notes for your convenience.

5. You MUST the a proof of claim by the Bar Date if you have any claim against any of the Debtors that arose before December 17, 2003. The cirty exception to this requirement is for claims described in paragraph 6, below. Acts or contestons that occurred before December 17, 2003 may give rise to claims subject to the Bar Date even if the claims may not have become lacen or fixed or liquidated until after December 17, 2003. If YOU SEEK TO ASSERT ANY CLAIMS FIGURE DO BORDANTO'S HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE, YOU MUST RILE A PROOF OF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR SOLUTIA MUST RECTIFIED AND IF NOT, WILL BE FOREVER BARRED. Under section 101(5) of the Bankruptoy Code and as used hereby, the word 'claims' means (a) a right to payment, whether or not such right is reduced to judgment, fluxistand, unliquidated, lived, contingent, makered, unnextured, disputed, undeputed, legal, equilable, secured or unnextured; or (b) a right to an equilible reasedy to breach of performance if such breach gives rise to a right to payment, whether or not such right to an equilible reasedy is reduced to judgment, fluxed, confingent, makered, unnextured, disputed, undeputed, lived, sounded or unsectured.

resetory is reduced to judgment, fund, confingent, finalured, unmahired, dispitad, indisputed, secured or unsectand.

6. The Bar Date Order provides that creditors do NOT have to the proofs of claim by the Bar Date for the types of claims and interests listed below in this paragraph 6 (collectively, the "Excluded Claims"), but should not like a proof of claims and interests listed below in this paragraph 6 (collectively, the "Excluded Claims"), but should not like a proof of claims for any Excluded Claims. The Court may enter one or more separate orders at a later time requiring creditors to the proofs of claims on some kinds of Excluded Claims and esting related deadlines. If the Court does enter such an order, yes will receive notice of it. Excluded Claims include:

(a) claims that were listed in the schedules of assets and liabilities and statements of financial affairs, which were fined by the Debtors on March 2, 2004 and amended on "Schedules", but only 16 (i) his Schedules's did not list those claims as "contingent," "uniquidated" or "disputely," and (ii) he holder of the claim does not dispute the Schedules' description of the amount or classification of the distinct the Debtor that is identified as owing the claim;

(b) claims for which a proof of claim already has been filed with the Clerk of the United States Bankruptcy Court for the Southern District of New York in a form substantially sinder to Critical Bankruptcy Form No. 10, against the correct Dabtor; (d) claims paid in tull by any of the Debtors during these chapter 11 cases as sustnicted by order of the Court; (d) claims of current employees of any of the Debtors, to the extent that the Debtors were authorized by the Court to honor those claims in the criticary course of their business such as to wages and benefits, google hat current employees sustnifely provided to the claims of the court of claims of the Bankrupt of the Bankrupt of the Bankrupt of the Bankrupt of Court of the Bankrupt of th

claims related to the Solutia Inc. Employe

Claims allowable under sections 503(b) and 507(a)(1) of the Banforuptcy Code as expenses of administration, including claims for goods and services provided its, and accepted by the Debtors after December 17, 2003; including claims for goods and services provided its, and accepted by the Debtors after December 17, 2003; including claims to goods and services provided its, and accepted by the Debtors after December 17, 2003; including claims to goods and services provided his and other applicable sea and charges on or under the (a) 8,72% Debentures under an indenture, dated October 1, 1997, (b) 11.25% Senior Secured Debentures under an indenture, dated October 19, 2002. (c) 7,375% Debentures under an indenture, claim October 10, 2003 (collectively, the "Debt Instruments"); provided that (i) the bregoing acclusion will not apply to the indenture instales or designated agent under any of the Debt Instruments or related documents will be required to the a proof of claim on account of claims for the repayment by the Debtors of principal, interest and other applicable sea and charges on or under the Debt Instruments, (th) are person or entity that wishes to assert a claim arising out of or relating to a Debt Instrument, other than a claim for the repayment by the Debtors of principal, interest and other applicable seas and charges on or under the Debt Instrument, will be required to the approach best instruments or related documents will only be required to the instruments or administration or related occurrence will be required to the potential of the Company of the Debt Instruments or against the chapter 11 estates of the Debtors) that is (are) in principal, interest and other applicable less and charges on or under the applicable bebt instruments or against the chapter 11 estates of the Debtors) that is (are) in principal, therest can be a provided to the provided to the provided to the other provided to the provided to

(i) claims of one Debtor against any of the other Debtors;
(ii) claims of any direct or indirect non-debtor subsidiary of Solutia inc. against any of the Debtors; and
(ii) equity interests, which interests are based asclusively upon the ownership of common or preferred stock in a corporation, a general or limited partner interest in a limited partnership, a membership interest in a limited liability company or warrants or rights to self or subsorble to such security or interest (any such interest being reterred to as an "interest); provided that holders of interests who wish to assert a claim against any of the Debtors that arrises out of or relates to the ownership or purchase of an interest, including claims arising out of or relating to the sale, issuance or distribution of the interest, must ble a proof of claim on or prior to the Bar Date, unless another exception and trith harain annibia. set forth herein applic

**RESTRUCTIONS FOR FLING PROOFS OF CLAME:**7. If you like a proof of claim, your filed proof of claim must (a) be written in the English language, (b) be denominated in tential currency of the United States, (c) be signed by the claimant or, if the claimant is not an individual, by an authorized agent of the claimant, (d) include as attachments any documents on which the claim is based and (e) conform substantially to Otificial Form No. 10. Not may obtain a proof of claim torus from any bankruptcy court cler'ts office, from your lawyer, from certain business supply stores, from <a href="https://www.uscourls.gov/bankform">www.uscourls.gov/bankform</a> or by calling 1-866-378-1484.

8. YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY NAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAMAS AGAINST A PARTICULAR DEBTOR IN A SINGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A BEFARATE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.

8. Your proof of claim form must be sted so as to be received on or before 5:00 p.m. (Precailing Eastern Time) on
You can like your proof of claim by either (a) mailing the original proof of claim to Solutia Inc., ofo
The Rumbull Group, LLC, PO, Box 5018, Bowling Green Station, New York, NY 10274-5019 or by (b) delivering the proof of
claim form by overnight course or by hand delivery to Solutia Inc. of Trumbull Group, LLC, Soluthern District of New York One
Bouling Green, Room 534, New York, NY 10004-1408 (let: (860) 587-3956).

MEDILENCES OF MISSING THE DEADLINE FOR FILING CLAIMS:

NOW WILL BE POTESTED AND THE PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABLITY WITH RESPECT TO THAT CLAIM; AND

YOU WILL NOT BE PERMITTED TO VOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLAIMS.

NATION OF SCHEDULES:

In the Debtors' Schedules and the Ber Date Order may be examined and inspected by interested parties during regular business hours at any of (a) the offices of Gibeon, Dunn & Crutcher, 200 Park Avenue, New York, New York 10166 or (b) the Clark of the Benirupkty Court, United States Benirupkty Court, Southern District of New York, Alexander Hamilton Custom Hause, One Bosting Green, New York, NY 10004-1408, during posted hours. The Debtors' Schedules and the Ber Date Court are also available online at <a href="https://www.humpbuligroup.com">https://www.humpbuligroup.com</a>. Because this case is governed by the Court's General Criders regarding electroric means of filing, signing and verifying documents, the Court's docted sheet and documents are also assemble at the Court's internet site: <a href="https://www.mysbuscouris.gov">https://www.mysbuscouris.gov</a>, through an account obtained from the PACER service center at 1-800-676-6856 (from the US), or (210) 301-8440 (from cutatide the US), or <a href="https://www.mysbuscouris.gov">https://www.mysbuscouris.gov</a>, through an account obtained from the PACER service center at 1-800-676-6856 (from the US), or (210) 301-8440 (from cutatide the US), or <a href="https://www.mysbuscouris.gov">https://www.mysbuscouris.gov</a>. Through an account obtained from the PACER service center at 1-800-676-6856 (from the US), or (210) 301-8440 (from cutatide the US), or <a href="https://www.mysbuscouris.gov">https://www.mysbuscouris.gov</a>. Through an account obtained from the PACER service center at 1-800-676-6856 (from the US), or (210) 301-8440 (from cutatide the US), or <a href="https://www.mysbuscouris.gov">https://www.mysbuscouris.gov</a>. Through an account obtained from the PACER service center at 1-800-676-6856 (from the US), or <a href="https://www.mysbuscouris.gov">https://www.mysbuscouris.gov</a>. Through an account obtained from the PACER service center at 1-800-676-6856 (from the US), or <a href="https://www.mysbuscouris.gov">https://www.mysbuscouris.gov</a>. Thro STIONS:

Table 1 broken concerning this Notice, the Bar Date or the Bar Date Order should be directed to the information Line setablished for these chapter 11 cases at 1-866-378-1484.

2004 New York, New York

BY ORDER OF THE COURT GIBSON, DUNN & CRUTCHER

Coursel for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE EVERETT AND WOBURN AREAS

On December 17, 2003, each of the Debtors commenced benieruptcy cases under chapter 11 of the United Sharkuptcy Code in the United Shake Benieruptcy Court for the Southern District of New York. As part of the benier process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the total "Everetifichterimac Materials" or "industri-Piet Materials."

#### Everet/Merrimac Materials

- The EveretMerrinac Plant produced hydroxyethylidene diphosphonic acid, a variety of amino phosphonic acids, dialityl adipales, styrene maleic arrhydride copolymers, phihatic arrhydride, sulturic acid and muriatic acid.
   Raw malariats used at the EveretMerrinac Plant included phosphonus inforcide, formaldehyde, ammonis, lesting, ethylene diamine, hazamethylene diamine, dethylene tramine, maleic arrhydride, styrene, adipic acid, 2-athythospir alcohol, n-heptyl alcohol and n-nonyl alcohol.
- Contaminants that may be present at or around the Everetifilerrimac Plant include organic chemicals such as bis(2-ethylinery); philinists, polychorinated biphenyls (PCBs) and naphthalene, and inorganic chemicals such as areans, lead, mercury, zinc and suffuric acid.

The EveretfAterrimac Plant may have contained asbestoe-containing materials used for insulation and fireproofing. Abbestoe was not used in any products or rew materials produced, manufactured, supplied or disposed by the BereatMetrimac Plant.

#### dd-Plac Malerials

- . The Industri-Plex Superland Site includes the former Marrimac Chemical plant which produced suituric acid and arranical pesticides
- Contaminants that may be present at or around the Industri-Flex Superfund Site Include organic chemicals such as burgers and toluene, and inorganic chemicals such as arsenic, chromium and lead. The Aberjona River runs through the site and may have been affected by Merrimac's former operations on the Industri-Flex Superfund Site.

If you, or your property, or your spouse or immediate family member, was exposed to any of the EverettAdentmac Mathetals or industri-Pier Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the litture, you may have a claim under various legal flectries for damages. Among other things, personal injury damages could risate to physical, emotional or other personal injury, such as personal or bodity supplical, emotional or other personal injury, such as personal or bodity supplical, damages or purallier damages. Among other hings, property-ratified damages could reliate to cost of removal, diminution of property value or estimated class, or proximate, consequential, general and special damages or purallier damages. More internation about the definition of "claims" that must be liked before the deadline is included in paragraph 5 of the legal notice that appears above.

To preserve your claim against the Debiors releasing to your or your property's exposure to any of the EventMeetings.

Materials or industri-Piec Materials, you MUST the a proof of dain from before present of claim form, you will forever lose your right to bring any claim against the Debiors in the future. Filing a proof of dain form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form, please call 1-866-378-1484.

By Order of the Court

GIBSON, DUNN & CRUTCHER LLP Attorneys for the Debtors and Debtors in Possession

New York, New York

SOLUTIA INC., et al. Debtors. Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE [DATE]

TO ALL CREDITORS OF THE DEBYORS AND DEBYORS IN POSSESSION LISTED BELOW:

PLEASE TAKE NOTICE THAT:

PLEASE LANE MORE THAT:

1. On December 17, 2003, Solulis Inc. ("Solulis") and its affiliated debtors and debtors in possession (collectively, the "Debtors") each filed a voluntary petition for relef under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330 (the "Bantruptoy Code") in the United States Bantruptoy Court for the Southern District of New York (the "Court"). Set forth below for each Debtor are its name and its respective case number:

Debtor	Address	Case No.
Solution Business Enterprises, Inc.	575 Manyville Center Drive, St. Louis, MO 63166	03-17948
Solulla Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17949
Solutia Systems, Inc.	575 Marvville Center Drive, St. Louis, MO 63166	03-17950
Solulla Overseas, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17951
CPFilms, Inc.	4210 The Great Road, Fieldale, VA 24089	03-17952
Solutia Management Company, Inc.	575 Maryville Center Drive, St. Louis, MO 83166	03-17953
Monchem International, Inc.	575 Mervville Center Drive, St. Louis, MO 83166	03-17954
Axio Research Corporation	2601 4th Avenue, Suite 200, Seattle, WA 98121	03-17955
Sciulia investments, LLC	575 Maryville Center Drive, St. Louis, MO 63166	03-17956
Beamer Road Management Company	575 Maryville Center Drive, St. Louis, MO 83166	03-17957
Monchem, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17958
Solutia Inter-America, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17959
Solutia International Holding, LLC	575 Maryville Center Drive, St. Louis, MO 63166	03-17960
Solutia Telwan, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17961
Solutia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17962

The Debiors may have done business under other names within the last six years, as follows:

Color Nation Williams within the last an years, as butters.

Queeny Chemical Company, Monsanto Company, Acrilan, Amois, Ascend, AstroTurf,
Bulker, CarboSen, Clean Machine, ChroMatix, Dequest, Duraspun, EPG, Ginny,
KeepSale, KeepSale Machinum, Liumar, Littler Buster, Mealthaid, Pet Half Elminator,
Pharmaceutical Advecors, Pil-Trol, Salder, SCSO, SEF (Self Extinguishing Fiber)
Modarcylic Fiber, Shydrol, Styffeen, Strong Guard, The Shart Warns, ThermaSealed,
Therminol, Littran, Vancers, Vancers Medican Letter, Deberg, March.

CPFlims Inc.

VYONE, veen-veeu Courtautis Performance Films, Inc., Martin Processing, Inc., Courtaulds Performance Films of Virginia, Gilla, Llumar, Vista, UVShield, FormulaOne Performance Automotive Films, CourtGard

Solutia Management Company, Inc. Axio Research Corporation Solutia Inter-America, Inc.

Solutia Services, Inc. Statistics and Epidemiology Research Corporation

Monsento Inter-America, Inc. Solulia Tahran, Inc. Monsanto Chemicais Taiwan, Inc. Monsanto Greater Chine

In 1997, Solulla was "spun off" from the Moneanto Company (now known as Pharmacia Corporation, and referred to in a notice as "Monsanto") and is an independent company. As part of the spin-off, Solutia may be responsible for claims ainst Monsanto that were related to Monsanto's historic chemicals business.

DEADLINE FOR FILING CLAIMS AGAINST SOLUTIA AND THE OTHER DEBTORS:

4. On \_\_\_\_\_\_, the Court entered an order (the "Bar Date Order") establishing \_\_\_\_\_\_, at 5:00 n.m., Premitting Eastern Time (the "Bar Date"), as the deadline for filling proofs of claim against the Debtors. The Bar Date applies to all claims against the Debtors that arose before December 17, 2003 except the Excluded Claims listed in paragraph 6 below. The Bar Date Order also sets procedures to be used for fling proces of claim, which are aummarized in this notice for your convenience.

- this notice for your convenience.

  5. You MIUST file a proof of claim by the Bar Date if you have any claim against any of the Debtors that arcse before December 17, 2003. The only exception to this requirement is for claims described in paragraph 6, below. Acts or orisisions that occurred before December 17, 2003 may give rise to claims subject to the Bar Date even if the claims may not have become brown to fixed or liquidated unit sinter December 17, 2003. If YOU SEEK TO ASSERT ANY CLAIMS RELATED TO MONSAMTO'S HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE, YOU MUST FILE A PROOF OF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE ACAINST THE CHEMICALS BUSINESS OR SOUTHA MUST BE TIMELY FILED AND IF NOT, WILL BE FOREVER BARRED. Under section 101(5) of the Barlicupley Code and as used herein, the word "claims" means: (a) a right to payment, whether or not such right to reduced to judgment, fluidated, uniquidated, beard, confingent, matured, unmatured, disputed, undeputed, legal, equitable, secured or unsecured; or (b) a right to an equitable remedy for breach of partormance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy for breach of partormance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy for Date Onter morders that received.
- remedy is reduced to judgment, todo, contingent, matured, unmatured, deputed, undeputed, secured or unsecured.

  5. The Bair Date Order provides that creditions do NOT have to file proofs of claim by the Bair Date for the types of claims and interests issed below in this paragraph 6 (collectively, the "Excluded Claims"). Not should not like a proof of claim at this lime for any Excluded Claims. The Court may enter one or more separate orders at a later time requiring creditors to tile proofs of claim for some kinds of Excluded Claims and setting related deadlines. If the Court does enter such an order, you will receive notice of it. Excluded Claims include:

Southern District of New York in a form substantially similar to Official Bankrupkcy Forza No. 10, against the correct Debtor; (c) claims paid in hall by any of the Debtors during these chapter 11 cases as authorized by order of the Court; (d) claims of current employees of any of the Debtors, to the edent that the Debtors were authorized by the Court to honor those detains in the orderary occurse of heir business such as for wages and benefits, agoing that current employees must file proofs of daims by the Bar Date for all other claims arising before December 17, 2003 against the Debtors including claims for wrongstal termination, discrimination and claims covered by the Debtors' workers' companies in humanos; (e) claims of refired employees of Monsanto or any of the Debtors for referent benefits, including medical, surgical or hospital care benefits, in the precision of the process of the proof of the purchase of insurance or otherwise) such states the termination including the purchase of insurance or otherwise) such states of the states of the Solutia inc. Employees' Pension Plan;
(d) claims allowable under sections 503(b) and 507(a)(1) of the Bankrupto; Code as expenses of administration, including claims for goods and services provided to, and accepted by, the Debtors after December 17, 2003;
(f) claims which are besed exclusively upon principal, interest and other applicable less and charges on or under the (a) 6.72% Debentures under an indenture, dated duty 9, 2002, (c) 7.37% Debenture, dated Code of the purchase of

claims of one Debtor against any of the other Debtors; claims of any direct or indirect non-debtor subsidiery of Solutie inc. against any of the Debtors; and equity interests, which interests are based exclusively upon the ownership of common or preferred stock in a corporation, a general or timited partner interest in a limited partnership, a membership interest in a limited liability company or warrants or rights to sell or subscribe to such security or interest large such interest sing reterred to as an "interest"); provided that hotelers of interests who wish to assert a claim against any of the Debtors that sines out of or relates to the commentatio or purchase of an interest, including claims arting out of or relating to the sale, issuance or debituation of the interest, must file a proof of claim on or prior to the Bair Date, unless another exception self forth nerview.

INSTRUCTIONS FOR FILING PROOFS OF CLAIM:

- BASTRICTIONS FOR FILING PROOFS OF CLAIM:
  7. If you file a proof of claim, your filed proof of claim must (a) be written in the English language, (b) be denominated in lawful currency of the United States, (c) be signed by the claimant or, if the claimant is not an individual, by an authorized agent of the claim is based and (e) conform substantially to Official Form No. 10. You may obtain a proof of claim from them now particularly out derit's office, from your lawyer, from certain business supply stores, from <a href="https://www.uscourts.gov/bankform">www.uscourts.gov/bankform</a> or by ceiling 1-866-378-1484.
- 8. YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY MAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICULAR DEBTOR IN A SINGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SERRARIE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.
- 9. Your proof of claim form must be filed so as to be received on or before 5:00 p.m. (Preveiling Eastern Time) on You can like your proof of claim by either (a) mailing the original proof of claim to Solutia inc., or The Trumbull Group, LLC, P.O. Box 5019, Bowling Green Stabin, New York, NY 10274-5019 or by (b) delivering the proof of claim torm by overhight courier or by hand delivery to Solutia inc. of Trumbull Group, LLC, Southern District of New York One Bowling Green, Room 534, New York, NY 10004-1408 (bit: (860) 687-3956).

  CONSEQUENCES OF IMPSING THE DEADLINE FOR FILING CLAIMS:
- OF ACCOUNT OF ANY DESIGNATION DESCRIPTION OF CLAIM ON OR FILTO FILE A PROOF OF CLAIM ON OR BEFORE 5:00 PAIL (PREVAILING EASTERN TIME), ON OR BEFORE 5:00 PAIL (PREVAILING EASTERN TIME), ON OR ACCOUNT OF ANY CLAIM YOU WHIT OR ASSETT AGAINST ANY OF THE DEBTORS, THEN

   YOU WILL BE FOREYER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH

- TOO WILL BE POICEVER BARRIED FROM ASSERTING THAT CLAIM (OR FILING A PHOOF OF CLAIM WITH RESPECT TO TI);

  YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;
  THE DESTORS AND THEIR PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABILITY WITH RESPECT TO THAT CLAIM; AND
  YOU WILL NOT BE PERMITTED TO VOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLAIMS.

EXAMINATION OF SCHEDULES:

11. The Debtors' Schedules and the Bar Date Order may be examined and inspected by interested perties during regular business hours at any of (a) the offices of Gibson, Dunn & Crutcher, 200 Park Avenue, New York, New York 10186 or (b) the Clerk of the Bankrupkoy Court, United States Bankrupkoy Court, Southern Debtor Of New York, Alexander Hamilton Custom House, One Bowling Green, New York, N' 10004-1408, during posted hours. The Debtor's Schedules and the Bar Date Order are also available online at <a href="https://www.nytumbulicroun.com">https://www.nytumbulicroun.com</a>. Because this case is governed by the Court's General Orders regarding electronic means of filing, signing and verifying documents, the Court's doctor sheet and documents are also accessible at the Court is internet size. Public Avenue you bus courts, only through an account obtained to the PICER sented content at 1-800-676-6856 (from the US), or (210) 301-6440 (from outside the US), or http://www.nytumbulicroun.com</a>. But wish to rely on the Schedules will have the responsibility for determining that their Claims are lated accurately on them. QUESTIONS:

Any questions concurring this Notice, the Bar Date or the Bar Date Order should be directed to the information Line established for freee chapter 11 cases at 1-866-378-1484.

Dated: \_\_\_\_\_, 2004 New York, New York

BY ORDER OF THE COURT

GIBSON, DUNN & CRUTCHER

Counsel for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE SPRINGFIELD AREA

As explained in the legal notice that appears above, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have alled cases under chapter 11 of the United States Bankrupicy Code. The Bankrupicy Court for those cases has set a deadline for schmilling daims against the Debtors. If you have any claim against a Debtor related to exposure to any products, remarkation or contaminants issaide below that were produced, manufactured, supplied, used or disposed of by Solutio or the torsier Monsanto Company (nute Pharmacia Corporation), at the Indian Orcherd Plant (formerly the Bircham Bend Plant) now cented by Solutio and located at 750 Woroseter Street, Springfield, Missachusetts, you MIST tile a proof of daim form with the Bankrupty Court according to the instructions in the legal notice above by

On December 17, 2003, each of the Debtors commenced bentruptry cases under chapter 11 of the United States Bankruptry Code in the United States Bankruptry Court for the Southern District of New York. As part of the bankruptry process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Indian Orchard/Bircham Bend/Springlaid Materials"

- The Indian Orchard/Bircham Band/Springlaid Plant produced polystyrane, styrene-acrytonitrile resins, polyvinyl butyral and polyvinyl butyral film, polyvinyl primal resins, polyvinyl acetale remissions, polyvinyl alcohol, styrene-allyl alcohol resins, salyrene-malsic antydride copolymers, meismine-tomaldeltyde resins, urea-tomaldeltyde resins, urea-tomaldeltyde resins, urea-tomaldeltyde. Raw materials and other chemicals used at the Indian Orchard/Bircham Bend/Springladd Plant have included benzens, NAIP, methyl ethyl latone, acrytonibrile, dimethyl formanide, phenol, vinyl acetale, ethyl alcohol, ethyl acetale, butyraldeltyde, formaldeltyde, styrene, allyl alcohol, melamine, n-butanol, acrytic acid, altyl acrytales, caustic soda and

caustic pot eah, hydrogeneted polyphenyls and methanol,

- cause pot ear, ryerogenesse proprietyes and measures.

  Contaminates that may be present at or enrund the Indian Orchard/Bircham Bend/Springfield Plant include organic chemicals such as vinyl chloride, ethylbenzene, polychlorinated biphenyls (PCBs) used in electrical systems, chlorobenzene, and inorganic chemicals such as asbestos.

  The Indian Orchard/Bircham Bend/Springfield Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was also used in the manufacture of a product (Resince) produced by the Indian Orchard/Bircham Bend/Springfield Plant.

If you, or your properly, or your spouse or immediate lambly member, was exposed to any of the Indian Orchard/Bircham Bend-Springleid Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the sturre, you may have a date under vertous legal fleories for damages. Among other things, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or bodity futury, propaid death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages companies of puritive damages. Among other hings, properly-valued damages could relate to death of the commission of products, consequential, general and special damages or puritive damages. Where information about the delimition of "datases" that must be tied before the deadline is included in personable of the legal notice that appears above.

To preserve your deline against the Debtors relating to your or your property's exposure to any of the Indian Orchard/Bircham Bend/Springfield Materials, you MUST. Be a proof of claim form before ... If you do not file a proof of claim forms, your will forever lose your right to bring any claim against the Debtors in the future. Ring a proof of claim form does not automatically write you to compensation.

For more information about the titing process and/or to receive a proof of claim form, please call 1-866-378-1484.

By Order of the Court

Dated: \_\_\_\_\_, 2004 New York, New York

SOLUTIA INC., et al. Debtors Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE [DATE]

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW:

PLEASE TAKE NOTICE THAT:

On December 17, 2003, Solutia Inc. ("Solutia") and its attituded debtors and debtors in possession (collectively
"Debtors") each filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. #
1330 (the "Santruptor Code") in the unfiled States Bentruptor Court for the Southern District of New York (the "Court").
In this below for each Debtor are its name and its respectfue case resemble.

Dubtor	Address	Case No.
Soluta Business Enterprises, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17948
Solutia Inc.	575 Maryville Center Drive, St. Louis, MO 63186	09-170-49
Solutia Systems, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17960
Solutia Overseas, Inc.	575 Maryville Center Drive, St. Louis, MO 83186	09-17961
CPRims, inc.	4210 The Great Road, Fleidale, VA 24088	09-17962
Solutin Management Company, Inc.	575 Manyville Cember Drive, St. Louis, MO 63166	09-17069
Monchem International, Inc.	575 Manyville Center Drive, St. Louis, MO 83166	09-17964
Axio Research Corporation	2801 4th Avenue, Suite 200, Seattle, WA 98121	09-17955
Solutia Investraents, LLC	575 Manyville Center Drive, St. Louis, MO 63166	09-17959
Beamer Road Management Company	675 Manyville Center Drive, St. Louis, MO 63166	09-17967
Monchem, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	05-17958
Solutia Inter-America, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	08-17969
Solutia International Holding, LLC	575 Manyville Center Drive, St. Louis, MO 63166	09-17980
Solutia Taiwan, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17901
Solutia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	08-17962

The Debtors may have done business under other names within the fast six years, as follows:

Jes under other names wirms are me. The many Acritan, Ancie, Ascend, Astrolia Other Heises
Queery Chemical Company, Monsanto Company, Acritan, Ancie, Ascend, Astrolia Buber, Carboden, Clean Machine, Cirolatak, Dequest, Dusepum, EPG, Gling, KeepSafe, KeepSafe Mestmum, Lumer, Ulter Buster, Meetmad, Pet Hair [Shathal Pharmacoulical Advisors, PH-Trol, Safete, SCS0, SEF (Self Edingslathing Floor) Modacrytic Floor, Stydrid, Sty/Rosen, Syray Guard, The Smart Yarne, Themselbush Thermind, Ultron, Vanceve, Vance

Courtaulds Perturmence Films, Inc., Martin Processing, Inc., Courtaulds Performance Films of Wrights, Gifa, Llumar, Visite, UVShield, FormulaCh Performance Automotive Films, CourtGard **CPFilms Inc.** 

Solute Management Company, Inc. Axio Research Corporation Solute Inter-America, Inc.

Solutia Greater China, Inc.

Solulia Services, Inc. Stalletics and Epidemiology Research Corporation

Monsento Inter-America, inc. Monsento Chemicals Talwan, Monsanto Greater China

3. In 1997, Solulia was "spun off" from the Monsanto Company (now known as Pharmacia Corporation, and returned to in this notice as "Monsanto") and is an independent company. As part of the spin-off, Solulia may be responsible for distinct against Monsanto that were related to Monsanto's historic chemicals business.

DEADLINE FOR FILING CLAIMS AGAINST SOLUTIA AND THE OTHER DEBTORS:

this notice for your convenience.

5. You MIUST like a proof of claim by the Bur Date if you have any claim against any of the Debtors that arose before December 17, 2003. The only exception to this requirement is for claims described in paragraph 8, before. Acts or consistens that occurred before December 17, 2003 may give rise to claims subject to the Bair Date even if the claims area not not have become through or fixed or facilidated until other December 17, 2003. IF YOU SEEK TO ASSERT ANY CLAMB RELATED TO MONIBANITO'S HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE, YOU MUST FILE A PROOF OF CLAIM BY THE BAIR DATE. ANY CLAMBS YOU HAVE AGAINST THE CHAMICALS BUSINESS OR SOLUTIA MUST STITLED THE DATE OF THE PROOF OF CLAIM BY THE BAIR DATE. ANY CLAMBS YOU HAVE AGAINST THE CHAMICALS BUSINESS OR SOLUTIA MUST STITLED THE DATE OF THE STATE OF THE PROOF OF CLAIM BY THE BAIR DATE. ANY CLAMBS YOU HAVE AGAINST THE CHAMICALS BUSINESS OR SOLUTIA MUST site of TIMELY FILED AND IF NOT WILL BE FOREVER BARRIED. Under section 101(5) of the Bairtrappet Code and as used herein, the word "claim" means: (a) a right to payment, whether or not such right to an equilibric remedy by breach of performance if such breach gives rise to a right to payment, whether or not such right to an equilibric remedy by breach of performance if such breach gives rise to a right to payment, whether or not such right to an equilibric remedy by treated or purposed. Business and the payment, whether or not such right to an equilibric remedy by treated to pudgment, businessed.

6. The Bar Date Order provides that creditors do NOT have to tile proofs of claim by the Bar Date for the types of the and interests fisted below in this paragraph 6 (collectively, the "Excluded Claims"). You should not like a proof of claims at time for any Excluded Claims. The Court may enter one or more separate orders at a later time requiry creditors to tile proof claims for some londs of Excluded Claims and setting related deadlines. If the Court does enter such an order, you receive notice of it. Excluded Claims include

erve notice of it. Evaluate Claims include:

(a) claims that were listed in the schedules of assets and liabilities and statements of financial affairs, which were listed by the Debtors on March 2, 2004 and amended on "Schedules", but only if (f) the Schedules of the Schedules of those claims as "contingent," "uniquidated" or "disputed," and (f) the holder of the data does not dispute the Schedules' description of the amount or classification of the claim or the Debtor that is identified as owing the claim;

(b) claims for which a proof of claim already has been filed with the Clerk of the United States Bankruptcy Court for the Southern District of New York in a form substantially similar to Odicial Bankruptcy Form No. 10, against the correct District, (c) claims paid in full by any of the Debtors during linese chapter 11 cases as authorized by order of the Court (did claims of current employees of any of the Debtors, to the extent that the Debtors were authorized by the Court to honor those claims in the ordinary course of that business such as for wages and benefit, account that current employees must file proofs of claim by the Ear Date for all other claims arising before December 17, 2003 against the Debtors in including claims for wongful tramination, discrimination and claims covered by the Debtors workers' companied in insurance; (e) claims of refered employees of Monsantio or any of the Debtors for referent benefits, including medical, surgical or hospital care benefits, or benefits in the event of sickness, accident, disability or death under any plin, fund or program (through the purchase of insurance or otherwise) maintained or established in whole or in part by the Debtors before December 17, 2003; the claims related to the Solutile inc. Employees? Peneiron Plant.

claims related to the Solutia Inc. Employees' Pension Plan;

Debtors before December 17, 2003;
(f) claims related to the Sclutia inc. Employees' Penalon Plan;
(g) claims allowable under sections 503(b) and 507(a)(1) of the Bankruptcy Code as expenses of administration, including claims for goods and services provided to, and accepted by, the Debtors after December 17, 2003;
(f) claims which are based exclusively upon principal, interest and other applicable less and charges on or under the (a) 5.72% Oeberiures under an indenture, dated October 1, 1997 and (d) Bank Credit Agreement, dated October 9, 2003 (c) 7.375% Deberiures under an indenture, dated October 1, 1997 and (d) Bank Credit Agreement, dated October 8, 2003 (collectively, the "Debt Instruments"); provided that (f) the topologic section will not apply to the Indenture Inustee or designated agent under any of the Debt Instruments or related documents will be required to life a proof of date on account of claims for the repayment by the Debtors of principal, interest and other applicable less and charges on or under the Debt Instruments, (iii) any person or entity that wishes to assert a claim arising out of or relating to a Debt Instrument or related documents will only be required to file proofs of claim applicable fees and charges on or under the Debt Instrument, will be required to like a proof of claim, unless another exception herein applicable less and charges on or under the bebt instruments, will be required to like a proof of claim, unless another exception herein applicable because of the Debtors) in principal, interest and other applicable less and charges on or under the applicable less instruments or against the chapter 1 estates of the Debtors) in the claim to the repayment of principal, interest and other applicable beat principal applicable beat instruments or against the chapter 1 estates of the Debtors) that is care in the principal of the Debtors, and other applicable beat instruments that principal of claim distributions of claim standards of each guarantor or secondary obligors under the app

set forth herein applies.

**METRICTIONS FOR FILING PROOFS OF CLAIM:** 

To the second of the Control of the

B. YOU MUST SPECIFICALLY DEATHFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAMA BY NAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAMAS AGAINST A PARTICULAR DEBTOR IN A BINGLE PROOF OF CLAMA FORM. IF YOU HAVE A CLAMA AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SERRARTE PROOF OF CLAMA FORM AGAINST EACH DEBTOR.

B. Your proof of claim form must be filed so as to be received on or before 5:00 p.m. (Pre-ceiling Eastern Time) on You can file your proof of claim by either (a) mailing the original proof of claim to Schulia Inc., ofo Time Tumbull Group, LLC, P.O. Box 5019, Bowling Green Station, New York, NY 10274-5019 or by (b) delivering the proof of claim form by overright courier or by hend delivery to Solutia Inc. of Tumbull Group, LLC, Southern District of New York One Bouting Green, Room 534, New York, NY 10004-1408 (tel: (860) 687-3956).

COMMEQUENCES OF MISSING THE DEADLINE FOR FILING CLAIMS:

10. EXCEPT WITH RESPECT TO EXCLUDED CLAMS (AS DESCRIBED IN SECTION 6), IF YOU FAIL TO FILE A PROOF OF CLAM ON OR BEFORE 5:00 P.M. (PREVAILING EASTERN TIME), ON ON ACCOUNT OF AMY CLAIM YOU WISH TO ASSERT AGAINST ANY OF THE DEBTORS, THEN

. YOU WILL BE FOREVER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH

RESPECT TO IT;
YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;
THE DESTORS AND THEIR PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABILITY WITH
RESPECT TO THAT CLAIM; AND

YOU WILL NOT BE PERMITTED TO YOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS

PEANWATION OF SCHEDULES:

### 11. The Debtors' Schedules and the Ber Date Order may be examined and inspected by interested parties during regular bashess hours at any of (a) the offices of Gibson, Dunn & Chatcher, 200 Park Avenue, New York, New York 10186 or (b) the Clarks of the Bankruptcy Court, United States Bankruptcy Court, Southern District of New York, Alexander Hamilton Custom House, One Bowing Green, New York, My 10004-14004, during posted hours. The Debtors' Schedules and the Bar Date Order are also available online at <a href="https://www.wingbullionoup.com">www.ingbullionoup.com</a>. Because this case is governed by the Court's General Orders regarding electronic means of filling, signing and verifying documents, the Court's doctor sheet and documents are also accessible at the Court's Internet size: https://www.winbucourts.com/. Brough an account obtained from the PACETs service essets at 1-800-678-6856 (from the US), or (210) 301-8440 (from outside the US), or http://www.winbucourts.com/. Creditors that with to rely on the Schedules will here the responsibility for determining that their Claims are listed accurately on them. **DESTIONS:** 

12. Any questions concerning this Notice, the Bar Date or the Bar Date Order should be directed to the information Line categories for these chapter 11 cases at 1-866-378-1484.

Detect 2004 New York, New York

BY ORDER OF THE COURT GIBSON, DUNN & CRUTCHER

Counsel for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE ELKTON AREA

As explained in the legal notice that appears above, Solulla Inc. and certain of its attliates (collectively, the "Debters") he filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadling submitting claims against the Debters. If you have any delay against a Debter related to exposure to any products, materials or contaminants letted below that were reprocessed or disposed of for the former Monsanio Company for Pharmacia Corporation), at the Spectron Galaxy Site located at 111 Providence Road, Exiting, Maryland or the lateral Sand and Grawel Site located at Route 40, Elition, Maryland, you MUNT, its a proof of claim form with the Bankruptcy Code. according to the instructions in the legal notice above by to recover on your claim in the future.

On December 17, 2003, each of the Dabtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Dabtors are required to provide notice to those who may have a claim caused by seposure to the Editoring "Spectron Galaxy Materials" or "Maryland S&G Materials."

#### Spectron Galaxy Meterials

The Spectron Galaxy Site is a former weste processing site that received materials from many companies and may he performed some toll distillation of metacylene and ethylburcane.

Contaminants that may be present at or around the Spectron Galaxy Site Include organic chemicals auch trictionoethene, perchloroethene, posticides, polychlorinated biphenyls (PCBs) and methylene chloride, and inorgan

Maryland S&G Meterials

- The Maryland Sand and Gravel Site is a former waste discosal site where waste from the Spectron Galaxy afternay have been transshipped.
- Contaminants that may be present at or around the Maryland Sand and Gravel Site include organic chemicals such as benzene, chlorobenzene, vinyl chloride, and polychlorineted biphenyls (PCBs), and inorganic chemicals such as heavy

If you, or your property, or your spouse or immediate lamily member, was exposed to any of the Spectron Galaxy Materials or historians S&G Materials, and it that exposure directly or indirectly caused injury that becomes apparent either now or in the fature, you may have a datin under venous legal hearies for damages. Among other things, personal injuries, such as personal or body ripury, wronglist death, loss of consortium, medical mortioning, survivorship or prostate, consequential, general and special demages or punitive damages. Among other things, properly-related damages could relate to consider for immunion of property velue or committee force, or products, consequential, general and special damages or punitive damages. More information about the detertion of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that appears above.

To preserve your claim against the Debicrs retailing to your or your property's exposure to any of the Spectron Galaxy
materials or Manyland S&G Materials, you <u>MUST</u> like a proof of claim form before \_\_\_\_\_\_\_. If you do not file 

For store information about the filing process and/or to receive a proof of claim form, please call 1-966-378-1484. By Order of the Court

Delled: , 2004

In re SOLUTIA INC., et al. Debtors. Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE [DATE]

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW:

PLEASE TAKE NOTICE THAT:

10. On December 17, 2003, Solutia Inc. ("Solutia") and its affiliated deblors and deblors in possession (collectively "Deblors") each itsed a voluntary petition for relief under chapter 11 of the 11 of the United States Code, 11 U.S.C. § 1330 (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York (the "Court"), forth below for each Deblor are its name and its respective case number:

Debtar	Address	Case No.
Sciulta Business Enterprises, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17948
Solutia Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17949
Solutia Systems, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17950
Solutia Oversess, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17951
CPFilms, Inc.	4210 The Great Road, Fieldale, VA 24089	03-17952
Solutio Menagement Company, Inc.	575 Marwille Center Drive, St. Louis, MO 83168	03-17953
Monchem International, Inc.	575 Maryville Center Drive, St. Louis, MO 83188	03-17954
Auto Research Corporation	2001 4th Avenue, Suite 200, Seettle, WA 98121	03-17955
Solulia Investments, LLC	575 Maryville Center Drive, St. Louis, MO 83168	03-17956
Beamer Road Management Company	575 Maryville Center Drive, St. Louis, MO 63166	03-17957
Monchern, Inc.	575 Marwille Center Drive, St. Louis, MO 63186	03-17958
Solutia Inter-America, Inc.	575 Maryville Center Drive, St. Louis, MO 63186	03-17959
Solutia International Holding, LLC	575 Maryville Center Drive, St. Louis, MO 63166	03-17960
Solutia Taiwan, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17961
Solulia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17962
	ter other names within the less of years as follows:	

The Debtors may have done busin er other names within the last six years, as follows:

Solution Inc.

Other Names Grain Hames

Queeny Chemical Company, Monsanto Company, Acrilan, Amda, Ascand, AstroTurt,
Bulver, Carboden, Clean Machine, ChroMelix, Dequeet, Duraspun, EPG, Ginny,
KeepSate, KeepSate Medmum, Liumar, Litter Buster, Mealmaid, Pet Hair Eliminator,
Pharmaceutical Advisors, Pil-Thot, Saties, SCSO, SEF (Self Extinguishing Fiber)
Modacrytic Fiber, Skydrof, Skyldeen, Spray Guard, The Smart Name, ThermaSealed,
Thermind, Ultron, Vancees, Vanceera Color, Vanceera Design, Vanceeva Secure,

Nature Miles

CPFilms Inc.

Courtautis Performance Films, Inc., Martin Processing, Inc., Courtautis Performance Films of Virginia, Gila, Llumar, Vista, UVShield, FormulaOne Performance Automotive Films, CourtGard

Solulla Management Company, Inc. Axio Research Corporation

Schille Services, Inc.
Statistics and Epidemiology Research Corporation
Monsanto Inter-America, Inc.
Monsanto Chemicats Talwan, Inc.

Schulle Inter-America, inc. Schulla Taiwan, Inc. Solutia Greater China, Inc. Monsanto Greater China

3. In 1997, Solutia was "upun off" from the Monsanto Company (now known as Pharmacia Corporation, and referred to in this notice as "Monsanto") and is an independent company. As part of the spin-oil, Solutia may be responsible for claims against Monsanto that were retated to Monsanto's historic chemicals business.

DEADLINE FOR FILING CLAIMS AGAINST SOLUTIA AND THE OTHER DEBTORS:

- This notes for your convenience.

  5. You MUST like a proof of claim by the Bar Dalle If you have any claim against any of the Debtors that arose before December 17, 2003. The only exception to this requirement is for claims described in paragraph 6, below. Acts or onliaeions that occurred before December 17, 2003 may give rise to claims subject to the Bar Date even if the claims may not have become brown the fixed or liquidated until after December 17, 2003. If YOU SEEK TO ASSERT ANY CLAIMS RELATED TO MONSANTO'S HISTORIC CHEMICAL BUSHNESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE, YOU MUST FILE A PROOF OF CLAIM BY THE BAR DUTE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR SOLUTIA MUST BY THE TABLET PROOF OF TIMELY FILED AND IF NOT, WILL BE FOREVER BARRIED. Under section 101(5) of the Barricuptacy Code and as used herein, the word "claim" means: (a) a right to payment, whether or not such right is reduced to judgment, liquidated, triangly in the contingent, makined, disputed, undisputed, secured or unsecured; or (b) a right to an equitable remedy for breach of partormance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, contingent, makined, disputed, undisputed, undisputed, secured or unsecured.

(b) claims for which a proof of claim already has been filed with the Clark of the United States Bankruptcy Court for the

Southern District of New York in a form substantially similar to Official Bankruptey Form No. 10, against the correct Debtor

Southern District of New York in a form substantially similar to Official Bandruphy Form No. 10, against the correct Debtor; (c) claims paid in full by any of the Debtors during frees chapter 11 cases as authorized by order of the Court (c) claims of current employees of any of the Debtors, to the extent that the Debtors were authorized by the Court to honor those claims in the ordinary course of their business such as for wages and benefits, group; that current employees must like proots of claim by the Barr Date for all other claims arising before December 17, 2003 against the Debtors including claims for wongful termination, discrimination and claims covered by the Debtors worters' compression insurance; (e) claims of retired employees of Monsamto or any of the Debtors to retirement benefits, including medical, surgical or hospital care benefits, or benefits in the event of sidoness, accident, disability or death under any light, fund or program (through the purchase of insurance of otherwise) maintained or established in whole or in part by the Debtors before December 17, 2003;

(c) claims of ideal to the 2016 file for Employees? Persolvo Debtors before December 17, 2003;

program (through the purchase of Insurance or otherwise) maintained or established in whole or in part by the Debtors before December 17, 2003;
claims related to the Solutia Inc. Employees' Penalon Plan;
claims related to the Solutia Inc. Employees' Penalon Plan;
claims allowable under sections 500(b) and 50(a)(1) of the Bankruptcy Code as expenses of administration, including datms for goods and services provided by and accepted by, the Debtors after December 17, 2003;
including datms for goods and services provided by and accepted by, the Debtors after December 17, 2003;
including datms to goods and services provided by and accepted by, the Debtors after December 17, 2003;
including datms for goods (c) 2,75% Deberhares under an indemture, dated October 1, 1907 and (d) Bank Credit Agreement, dated October 8, 2003 (collectivety, the 'Debt Instruments'); provided that (i) the foregoing extrained and part of the Debt Instruments or related documents (f) any Indemture trustee or designated agent under any of the Debt Instruments or related documents will be required to tile a proof of claim on account of dates for the repayment by the Debtors of principal, interest and other applicable bees and charges on or under the Debt Instrument, (fi) any person or entity that within to assert a claim arising out of or relating to a Debt Instrument, other than a claim for the repayment by the Debtors of principal, interest and other applicable fees and charges on or under the Debt Instrument, will be required to tile a proof of claim unless another exception herein applies and (iv) any Indenture husbes or designated agent under any of the Debt Instruments or related documents will only be required to tile explicable beet and charges on or under the applicable to the service of the proof of claim asserting claims for the repayment of principal, interest and other applicable fees and charges on or under the applicable to the argument of principal, interest and other applicable to the contract of the proof of claim will be deeme

claims of any direct or indirect non-debtor subsidiary of Solutia Inc. against any of the Debtors; and

casms or any direct or instruct non-sector subsociary of Socials the agents any of the Debots; and equity interests, which interests are based exclusively upon the ownership of common or preferred stock in a corporation, a general or limited partner interest in a limited per thership, a membership interest in a limited liability company or warrants or rights to self or subscribe to such security or interest (any such interest being referred to as an "interest"); provided that holders of interests who wish to assert a claim against any of the Debots that arises out of or relative to the ownership or purchase of an interest, including delims arising out of or relating to the sale, issuance or distribution of the interest, must file a proof of claim on or prior to the Bar Date, unless another exception set forth h

INSTRUCTIONS FOR FILING PROOFS OF CLAIM:

IRS INVO INVO PLATES PROVED TO CHARM.

7. If you like a proof of claim, your field proof of claim must (a) be written in the English language, (b) be denominated in tental currency of the United States, (c) be signed by the claimant or, if the claimant is not an individual, by an authorized agent of the claimant (d) include as attachments any documents on which the claim is besed and (e) contors authorized to Official Form No. 10. You may obtain a proof of claim from from any barksuptoy count claim's office, from your lawyer, from certain business supply stores, from <a href="https://www.uscourts.gov/benchorm">www.uscourts.gov/benchorm</a> or by calling 1-866-378-1484.

B. YOU MUST SPECIFICALLY IDENTIFY THE DESTROR AGAINST WHICH YOU ASSERT A CLAIM, BY MAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICULAR DESTOR IN A SINGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE THAN ONE DESTOR, YOU MUST FILE A SEPARATE PROOF OF CLAIM FORM AGAINST EACH DESTOR.

9. Your proof of claim form must be filed so as to be received on or before 5:00 p.m. (Preveiling Eastern Time 

1. You can file your proof of claim by either (a) mailing the original proof of claim to Solutie Inc.

The Trumbull Group, LLC, P.O. Box 5019, Boxeling Green Station, New York, NY 10274-5019 or by (b) delivering the proclaim form by overnight course or by hand delivery to Solutie Inc. of Yumbull Group, LLC, Southern District of New York

Bowling Green, Room 534, New York, NY 10004-1408 (ket: (880) 687-3956). CONSEQUENCES OF MISSING THE DEADLINE FOR FILING CLAIMS:

OF SECTION 63, IF YOU FAIL TO EXCLUDED CLAMS (AS DESCRIBED IN SECTION 63, IF YOU FAIL TO FILE A PROOF OF CLAIM ON OR BEFORE 5:00 P.M. (PREVAILING EASTERN TIME, ON OF ANY CLAIM YOU WISH TO ASSERT AGAINST ANY OF THE DEBTORS, THEN ON ACCOUNT OF ANY CLAIM YOU WISH TO ASSERT AGAINST ANY OF THE DEBTORS, THEN ON A SERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH

RESPECT TO IT);
YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;
THE DEBTORS AND THEIR PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABILITY WITH
RESPECT TO THAT CLAIM; AND

PROPERTY OF THAT EXPANDING AND VOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLAIMS.

**EXAMINATION OF SCHEDULES:** 

11. The Debtor's 'Schedules and the Bar Date Order may be examined and inspected by interested parties during regular business hours at any of (a) the offices of Gibson, Dunn & Crutcher, 200 Park Avenus, New York, New York, New York, Office or (b) the Cerk of the Barksuploy Court, United States Barkruptoy Court, Southern Destrict of New York, Alexander Hamilton Custom House, One Bowting Green, New York, NY 10004-1406, during posted hours. The Debtor's Schedules and the Bar Date Order are also available online at <a href="mailto:www.humbulicroup.com">www.humbulicroup.com</a>. Because this case is governed by the Court's General Orders regarding electronic meens of liting, signing and verifying documents, the Court's doctor these and documents are also accessible at the Court's intervet site: high "Avenue restaucting signing card strough an account obtained from the RICCER service online at 1-800-676-6856 (from the US), or (210) 301-6440 (from outside the US), or high/because pactuacturis, por. Creditors that wish to rely on the Schedules will have the responsibility for determining that their Claims are fisted accurately on them. QUESTIONS

22. Any questions concerning this Notice, the Bar Date or the Bar Date Order should be directed to the information Line established for these chapter 11 cases at 1-866-378-1484.

Deted: \_\_\_\_, 2004 New York, New York

BY ORDER OF THE COURT GIBSON, DUNN & CRUTCHER

Counsel for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE TRENTON AREA

On December 17, 2003, each of the Debtors compensed behaviory cases under chapter 1 of the United States Bentruptcy Code in the United States Bentruptcy Court for the Southern District of New York. As pert of the bentruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Termion Materials."

- The Tenton Plant produced food grades and inchnical grades of phosphoric acid, verious sodium phosphates, mono and d-ammonium phosphates, polyvinythutyral, polyvinythutyral illm, calcium phosphates, magnesium phosphates, laundry detergent, ethonytete surfactants, polyvinythutyral acids, ethyl acetate and styrene altyl elochol copolymers.
  Raw materials used at the Trenton Plant have included elemental phosphorus, phosphoric acid, caustic sods, soda ash, ammonia, butyraldetryde, vinyl acetate, quick time, magnesium oxide, acidium chlorate, sulfuric acid, potasium acetate, hydrogen peroxide, potassium flydrocide, butwee, proprietury plasticizers, nonyl phenol, linear alcohols, tall oil, ethylene codes, ethanol acetac acid, styrene and altyl alcohol.
- Contaminants that may be present in and around the Plant include inorganic chemicals such as amenic and other heavy metals, assemble and phosphorus, and organic chemicals such as nonylphenol, nonylphenol ethosylates and polychlorinated biphenyls (PCBs).
- The Tenton Plant contained asbestos-containing materials used for insulation and treproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Trenton Plant.

If you, or your property, or your spouse or immediate family member, was exposed to early of the Ternion Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal frecries for damages. Among other things, personal injury damages could relate to physical, emotional or other premotal injuries, such as personal or boddly injury, wronght death, loss of consortium, medical moritoring, survivoratip or proximate, consequential, general and special damages or purplive damages. Among other things, property-related damages could relate to out of removel, diminution of property value or economic loss, or proximate, consequential, general and special damages or purplive damages. More of claims of the deadline is included in paragraph 5 of the legal notice that appears above.

To preserve your claim against the Debtors retaining to your or your property's exposure to any of the Trenton Materials, you <u>MUST</u> life a proof of claim form before \_\_\_\_\_\_\_. If your do not file a proof of claim form, you will forever one proof in the future. Filing a proof of claim form does not automatically settle you to compensation.

For more information about the fling process and/or to receive a proof of claim form, please call 1-866-378-1484.

By Order of the Court

GIBSON, DUNN & CRUTCHER LLP Attorneys for the Debtors and Debtors in Possession

New York, New York

SOLUTIA INC. of al. Debtors. Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE IDATE!

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW:

PLEASE TAKE NOTICE THAT:

10. On December 17, 2003, Solutia Inc. ("Solutia") and its affiliated debtors and debtors in possession (collective)
"Debtors") each filed a voluntary petition for relief under chapter 11 of life 11 of the United States Code, 11 U.S.C. (1)
1330 (file "Bantruptcy Code") in the United States Bantruptcy Court for the Southern District of New York (the "Court")
for this below for each Debtor are its name and its respective case number:

14. 340	ARTER	
Solutia Business Enterprises, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17948
Sotutia Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17040
Solufia Systems, inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17950
Solutia Overseas, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17951
CPRIMA Inc.	4210 The Great Road, Fieldale, VA 24089	09-17962
Solute Management Company, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17969
Monchem International, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17964
Axio Research Corporation	2601 4th Avenue, Suite 200, Seattle, WA 98121	05-17955
Solutia invesiments, LLC	575 Maryville Center Drive, St. Louis, MO 83166	09-17968
Beamer Road Management Company	575 Maryville Center Drive, St. Louis, MO 63166	03-17957
Monchem, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17968
Solutia Inter-America, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17950
Solulia International Holding, LLC	575 Maryville Center Drive, St. Louis, MO 63188	03-17980
Solulia Tahvan, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17961
Solulia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17962
2. The Debtors may have done business und	er other names within the last six years, as follows:	

Other Names

Debtor Solutia Inc.

Other Names.

Queery Chemical Company, Monsanio Company, Aorilan, Amdis, Ascand, Astrolla
Buhwar, Carbodien, Clean Machine, ChroMath, Dequest, Durapun, EPG, Gleing,
KoepSale, KeepSale Machinus, Lumar, Utler Buster, Mosimald, Pat Hat Eliminal
Pharmacoustical Advisors, Ph-Trol, Sales, SCSO, SEF, Gelf Extinguishing Filturi
Modacryfic Fiber, Stydrol, Stydeen, Spray Guard, The Smart Yarns, Thermadeaie
Therminol, Utron, Vanceva, Vanceva Color, Vanceva Design, Vanceva Score,
Vydyne, West-Daited

CPFires inc.

Performance Films, Inc., Mertin Processing, Inc., Courtsuids Performance Films of Virginia, Gile, Liumer, Vista, UVShield, FormulaOne Performance Automotive Films, CourtGard Courtaulds Performance Films, Inc., Martin Proces

Solutia Management Company, Inc.

Auto Research Corporation Solulla inter-America, inc. Schilla Talwan, Inc. Schilla Greater China, Inc.

Solutia Services, Inc. Statistics and Epidemiology Research Corporation

Monsanto inter-America, inc Monsanto Chemicals Talwan, Inc. Monsanto Greater China

3. In 1997, Solute was "spun off" from the Monsanto Company (now known as Pharmacka Corporation, and reterned to this notice as "Monsanto") and is an independent company. As part of the spin-off, Solute way be responsible for die against Monsanto that were related to Monsanto's historic chemicals business.

4. On \_\_\_\_\_, the Court entered an order (the "Bar Date Order") establishing \_\_\_\_\_, the Court entered an order (the "Bar Date Order") establishing \_\_\_\_\_, the Court entered an order (the "Bar Date Order") establishing \_\_\_\_\_, the Second to the Court of the Court of the Second the Court of the Court of the Second the Excluded Claims Bated in paragraph 6 below. The Bar Date Order also sets procedures to be used for fling proofs of data, which are summarized in the notice for your convenience.

into notice for your convenience.

5. You MUST like a proof of claim by the Bar Date if you have any claim against any of the Debtors that arcse before December 17, 2003. The only exception to this requirement is for claims described in paragraph 6, below. Acts or omissions that occasined before December 17, 2003 may give rise to claims subject to the Bar Date seen if the claims may not have become thrown or itself or idualidated until after December 17, 2003. If You SEKT TO ASSERT ANY CLAIMS FELTED TO MONEANTO'S HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE, YOU MUST FILE A PROOF OF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR BOLLTIA MUST BY THE DATE OF THE CAMPACH AND IN FOUR WILL BE FOREVER BARRED. Under section 101(5) of the Barricuptory Code and as used havely, the word "delim" means: (a) a right to payment, whether or not such right is reduced to judgment, liquidated, they, confingent, matured, urmaitured, disputed, undisputed, legal, equitable, secured or unsecured. Or (b) a right to an equilible remedy is reduced to judgment, lixed, contingent, matured, disputed, undisputed, secured or unsecured.

The Ber Date fore translation is the proof of claims by the Proof of claims.

remedy is reduced to judgment, losed, contingent, matured, unmatured, disputed, undisputed, secured or unsecured.

5. The Bar Date Order provides that creditors do NOT have to file proofs of claim by the Bar Date for the types of delimes and interests listed below in this paragraph 6 collectively, the "Excluded Calma"), You should not lise a proof of claims all file lises for any Excluded Claim. The Court may shier one or more separate orders at a later time requiring creditors to file proofs of claim for some kinds of Excluded Claims and setting related deadlines. If the Court does enter such an order, you will receive notice of Excluded Claims include:

(a) claims that were listed in the schedules of assets and Sabiffies and statements of financial setting, which were filed by the Debtors on March 2, 2004 and amended on "Schedules"), but only if (i) the Schedules did not list those claims as "contingent," "uniquidated" or "disputed," and (ii) the holder of the claim does not dispute the Schedules' description of the amount or classification of the delim or the Debtor that is identified as owing the claim:

(b) claims for which a proof of claim already has been filed with the Clerk of the United States Bankrupity Court for the Southern District of New York in a form substantially similar to Official Bankrupity Form No. 10, against the correct Distor; (d) claims paid in full by any of the Debtors during these chapter 11 cases as authorized by order of the Court (d) claims of ourent employees of any of the Debtors, by the extent that the Debtors were authorized by the Court to honor those claims in the ordinary course of their business such as for wages and benefits, spool that current employees must tie proofs of claim by the Bar Date for all other claims arising before December 17, 2003 against the Debtors including claims to wrongful formination, discrimination and claims covered by the Debtors' workers' compensation insurance; (e) claims of retired employees of Monsanto or any of the Debtors to refinement benefits, including medical, surgical or hospital care benefits, or benefits in the event of sickness, accident, disability or death under any plan, fund or program (through the purchase of insurance or otherwise) maintained or established in whole or in part by the Debtors before December 17, 2003;
(f) claims related to the Soluffa Inc. Employees/Pension Plan:

daims related to the Solute Inc. Employees' Pension Plan:

bebins bettre December 17, 2003;
) delins related to the Solufa Inc. Employees' Pension Plan;
g) delins allowable under sections 503(b) and 507(a)(1) of the Bankrupky Code as expenses of administration, including claims for goods and services provided to, and accepted by, the Debtors after December 17, 2005;
g) delins which are based exclusively upon principal, inherest and other applicable has and charges on or under the (a)
8,75% Debentures under an Indenture, dated October 1, 1997, (b) 11,25% Sentor Becured Debentures under an Indenture, dated July 9, 2002, (c) 7,375% Debentures under an Indenture, dated October 1, 1997 and (d) Bank Credit Agreement, dated October 8, 2003 (cofectively, the "Debt Instruments"), poublad that (i) the torogoing exclusion will not apply to the indenture frustee or designated agent under any of the Debt Instruments or related documents, (i) any indenture frustee or designated agent under any of the Debt Instruments or related documents (b) any indenture frustee or designated agent under any of the Debt Instruments or related documents will be required to the aproof of claim on account of claims for the repayment by the Debtors of principal, Interest and other applicable less and charges on or under the Debt Instruments, (iii) any person or entity that withhes to sear a claim unities another acception therin application and (iv) any infamilire frustee or designated agent under any of the Debt Instruments or related documents will only be required to tile proofs of claim asserting claims for the repayment of principal, interest and other applicable less and charges on or under the Debt Instruments, will be required to file a proof of claim, unless enother acception therin applicable bees and charges on or under the Debt Instruments, that are guarantors or otherwise secondary oblights and of the Debtors (in the Charge of the Debtors) that is the chapter 11 estate of each guarantor or secondary obligors under the applicable between the chapter 11 estate of each guarantor or secondary

cames of any offect or inferred not-review standard of south a rich against any of the bedoms; and equily inferred, which inferreds are based exclusively upon the ownership of common or preferred sock in a corporation, a general or limited partiner interest in a limited partnership, a membership interest in a limited liability company or warrants or rights to sell or subscribe to such security or interest (any such interest being reterned to as an "interest"); provided that holders of interests who wish to assert a claim against any of the Debtors that arises out of or relates to the ownership or purchase of an interest, including dates arising out of or relating to the sale, issuance or distribution of the interest, must like a proof of daim on or prior to the Bar Date, unless another exception set forth herein applies.

INSTRUCTIONS FOR FILING PROOFS OF CLAIM: To the proof of claim, your filed proof of claim must (a) be written in the English language, (b) be denominated in tentul currency of the United States, (c) be signed by the claimant or, if the claimant is not an individual, by an authorized agent of the claimant, (d) include as attachments any documents on which the claim is based and (e) conform substantially to Official Form No. (10. You may obtain a proof of claims form from any beninguity out claims, from certain business supply stores, from sensuaccuris gov/banktorm or by calling 1-866-378-1484.

8. YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY NAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICULAR DEBTOR IN A SINGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SEPARATE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.

Nour proof of claim form must be filed so as to be received on or before 5:00 p.m. (Preveiling Eastern Time) on
 Nou can file your proof of claim by either (a) mailing the original proof of claim to Solutia Inc., ofo
The Trumbull Group, LLC, P.O. Box 5019, Bowling Green Stallon, New York, NY 10274-5019 or by (b) delivering the proof of
claims form by overnight oursier or by hand delivery to Solutia Inc. of Trumbull Group, LLC, Southern District of New York One
Bowling Green, Room 534, New York, NY 10004-1408 (tel: (860) 887-3956).

CONSEQUENCES OF MISSING THE DEADLINE FOR FILING CLAMS:

10. EXCEPT WITH RESPECT TO EXCLUDED CLAMS (AS DESCRIBED IN SECTION 5), IF YOU FAIL TO FILE A PROOF CLAM ON OR BEFORE 5:00 P.M. (PREVAILING EASTERN TIME), ON \_\_\_\_\_\_\_\_ON ACCOUNT OF ANY CLAIM YOU WISH TO ASSERT AGAINST ANY OF THE DEBTORS, THEN

YOU WILL BE FOREVER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH

RESPECT TO IT);
YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;
YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM; THE DEBTORS AND THEIR PROPERTY WILL BE DESCHARGED FROM ANY AND ALL LIABILITY WITH RESPECT TO THAT CLAIM; AND YOU WILL NOT BE PERMITTED TO VOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLAIMS.

**EXAMINATION OF SCHEDULES:** 

**CLUBITIONS:** 

12. Any questions concerning this Hollos, the Bar Date or the Bar Date Order should be directed to the information Line selected for these chapter 11 cases at 1-866-378-1484.

New York, New York

BY ORDER OF THE COURT GIBSON, DUNN & CRUTCHER

Counsel for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE CRYSTAL SPRINGS AREA

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bank process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the Sol Wuhlman Plant Meterials.

Upon information and belief, certain residents of Crystal Springs, Mississippi may have been exposed to polychical biphenyls (PCBs) at or near the Kuhiman Plant.

The Kuhiman Plant is not, and never has been, owned or operated by the Dablors or the former Monsanto Company (n/k/a Pharmacia Corporation). However, it has been alleged that various parties, including Solutia Inc. and Monsanto Company manufactured, sold and/or distributed the Kuhiman Plant Materials to the Kuhiman Plant.

For more information about the filing process and/or to receive a proof of claim form, please call 1-866-378-1484.

By Order of the Court

2004 New York, New York

SOLUTIA INC., et al.,

Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE [DATE]

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW:

PLEASE TAKE NOTICE THAT:

1. On December 17, 2003, Solutia Inc. ("Solutia") and its affiliated debiors and debiors in possession (collectively, the "Debtors") each ified a voluntary patition for related under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330 (the "Bankruptcy Code") in the United States Earlieruptcy Court for the Southern District of New York (the "Court"). Set for it below for each Debtor are its name and its respective case number:

Debtor	Address	Case No.
Solute Business Enterprises, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17948
Schulfa Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17949
Solulia Systems, Inc.	575 Maryville Center Drive, St. Louis, MO 83166	03-17950
Soluta Overseas, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17951
CPFilms, Inc.	4210 The Great Road, Fleidale, VA 24089	03-17952
Solute Management Company, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17953
Monchem International, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17954
Axio Research Corporation	2601 4th Avenue, Suite 200, Seattle, WA 98121	03-17955
Sciutia investments, LLC	575 Maryville Center Drive, St. Louis, MO 63186	03-17956
Beamer Road Management Company	575 Manyville Center Drive, St. Louis, MO 63166	03-17957
Monchem, Inc.	575 Manyville Center Drive, St. Louis, MO 63166	03-17958
Solulia inter-America, Inc.	575 Maryville Center Drive, St. Louis, MO 83166	03-17959
Solulia International Holding, LLC	575 Maryville Center Drive, St. Louis, MO 83168	03-17960
Solufia Taiwan, Inc.	575 Maryville Center Drive, St. Louis, MO 83166	03-17961
Solutia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17962
	and the second s	

The Deblors may have done business under other names within the last six years, as follows:

Solutia inc

Other Names within the same as years, as booked.

Queerly Chemical Company, Morsando Company, Acritan, Ameia, Assend, AstroTurf, Buthar, Carboden, Clean Machine, ChroMett, Dequaet, Duraspun, EPG, Gimy, KeepSate, KeepSate Maximum, Lumar, Litter Buster, Mestmatd, Pet Hair Eliminator, Phermacoustical Advisors, Pi-Turd, Sallex, SCSD, SEF (Sel Extinguishing Floor) Modarytic Floor, Stydric, Styrkeen, Spray Guard, The Shart Harris, Therma Salled, Thermind, Littron, Vanceva, Vanceva Color, Vanceva Design, Vanceva Secure, Vydyne Weer-Dated

CPFilms Inc.

VyGyre, wom-vamore
Courtautes Performance Films, Inc., Martin Processing, Inc., Courtautes
Performance Films of Virginia, Gila, Llumer, Vista, UVShield, FormulaOne
Performance Automotive Films, Courtidard

Solutia Services, Inc.

Solulia Management Company, Inc. Axio Research Corporation

Slatistics and Epidemiology Research Corporation

Solutia Inter-America, inc. Solutia Taiwan, Inc. Solutia Greater China, Inc. Moneanto Inter-America, Inc. Moneanto Chemicats Talwan, Inc. Moneanto Greater China

3. In 1997, Schulle was "spun off" from the Moneanto Company (now known as Pharmacia Corporation, and referred to in this notice as "Moneanto") and is an independent company. As part of the spin-off, Solutta may be responsible for claims against Moneanto that were related to Moneanto's historic chemicals business.

DEADLINE FOR FILING CLAIMS AGAINST SOLUTIA AND THE OTHER DEBTORS:

this notice for your convenience.

S. You MUST lie a proof of claim by the Bar Date if you have any claim against any of the Debtors that arose before December 17, 2003. The only exception to this requirement is for claims described in peregraph 6, below. Acts or cassations that occurred before December 17, 2003 may give rise to claims subject to the Bar Date even if the claims may not have become brone through thesid or liquidated until after December 17, 2003, IF YOU SEEK TO ASSERT ANY CLAIMS RELITED TO MOSSANTO'S HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE YOU MUST FILE A PROOF OF HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PRIVAGRIANT 3, ABOVE, YOU BILLS! THE A PHOOF CLAM BY THE BAR DISTE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR SOLUTIA MUST BE TIMELY FILED AND IF NOT, WILL BE FOREVER BARRED. Under section 101(3) of the Barizupticy Code and as used havein, the word "claim" means: (a) a right to payment, whether or not such right is reduced to judgment, liquidated, lipsd, confingent, matured, unmatured, disputed, logist, equitable, secured or unsecured; or (b) a right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy to reduced to judgment, fixed, confingent, matured, unmatured, disputed, undisputed, secured or unsecured.

Southern District of New York in a form substantially similar to Official Barricupicy Form No. 10, against the correct Debior;

(c) claims paid in full by any of the Debtors during these chapter 11 cases as authorized by order of the Court;
(d) claims paid in full by any of the Debtors during these chapter 11 cases as authorized by order of the Court;
(d) claims of current employees of any of the Debtors, to the edunt that the Debtors were sufficiently the Court to honor those claims in the ordinary course of their business such as for wages and benefits, general that current employees must tile proots of claim by the Bar Date for all other claims arising before December 17, 2003 against the Debtors Industrial Claims for wrongful termination, decrimination and claims covered by the Debtors workers' compensation insurance;

(e) claims of retired employees of Monsanto or any of the Debtors for retirement benefits, including medical, surgical or hospital care benefits, or benefits in the event of sickness, accident, disability or death under any plan, fund or program (through the purchase of insurance or otherwise) maintained or established in whole or in part by the Debtors before December 17, 2003;

program (Brough the purchase of Insurance or otherwise) maintained or established in whole or in part by the Debtors before December 17, 2003;

(aliams related to the Solutia Inc. Employees' Pension Plan;
(caliams related to the Solutia Inc. Employees' Pension Plan;
(caliams allowable under sections 503(b) and 507(a)(1) of the Bankrupicy Code as expenses of administration, including claims for goods and services provided to, and accepted by, the Debtors after December 17, 2003;

(caliams which are based exclusively upon principal, interest and other applicable fees and charges on or under the (a) 6.72% Debenhares under an indembure, dated October 1, 1997, (b) 11.25% Senior Secured Debenhares and or under an indembure, dated October 1, 1997, (b) 11.25% Senior Secured Debenhares and (a) Bank Chedit Agreement, dated October 6, 2003 (collectively, the "Debt instruments"), provided that (f) the foreign acceptance of the provided to the provided that (f) the foreign acceptance of the provided to t

issuance or distribution of the interest, must file a proof of claim on or prior to the Bar Date, unless another exception set forth herein appli

INSTRUCTIONS FOR FILING PROOFS OF CLAIM:

INSTRUCTIONS FUR FILING PROPERTY CLAIMS.

7. If you like a proof of claim, your Sed proof of claim must (a) be written in the English language, (b) be denominated in lawful currency of the United States, (c) be signed by the claimant or, if the claimant is not an individual, by an authorized agent of the claimant (d) include as attackments any documents on which the claim is based and (e) contour asstructed to Official Form No. 10. You may obtain a proof of claim times from any bestinguity; count clarits office, from your lawyer, from certain business supply stores, from <u>yoursecurits.googbankform</u> or by calling 1-866-378-1484.

8. YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY NAME AND PROPER CHAPTER 11 CASE NUMBER, YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICULAR DEBTOR IN A SINGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SEPARATE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.

9. Your proof of claim form must be filed so as to be received on or before 5:00 p.m. (Prevailing Eastern Time) on The Trumbull Group, LLC, P.O. Box 501 9, Boxfing Green Station, New York, NY 10274-5019 or by (b) delivering the proof of delim for solution in the proof of delim for solution of the Trumbull Group, LLC, P.O. Box 501 9, Boxfing Green Station, New York, NY 10274-5019 or by (b) delivering the proof of delim form by overnight course or by hand delivery to Solutia Inc. do Trumbull Group, LLC, Southern District of New York One Boxfing Green, Room 534, New York, NY 10004-1408 (set; (860) 687-3856).

CONSEQUENCES OF MISSING THE DEADLINE FOR FILING CLAIMS:

ANT CLAIM TOU WISH ID ASSERT AGAINST ANY OF THE DEBTORS, THEN

YOU WILL BE FOREVER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH
RESPECT TO IT);

YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;
THE DEBTORS AND THEIR PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABILITY WITH
RESPECT TO THAT CLAIM; AND

PROPERTY OF THE CLAME, AND YOU WILL NOT BE PERMITTED TO YOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLAMES.

EXAMINATION OF SCHEDULES:

11. The Debtors' Schadules and the Bar Date Order may be examined and inspected by Interested parties during regular business hours at any of (a) the offices of Gibson, Dunn & Crutcher, 200 Park Avenue, New York, New York 10180 or (b) the Clerk of the Barshruptcy Court, United States Barshruptcy Court, Southern District of New York, Alexander Healiston Custom House, One Bowing Green, New York, NY 10004-1406, during posted hours. The Debtors' Schedules and the Bar Date Order are also available online at <a href="https://www.ny.interested.com/restate/">https://www.ny.interested.com/restate/</a> and verifying documents, the Court's doctor sheet and documents are also accessible at the Court's internet size. (Tab/Annew.ny.interestate), through an account obtained of the The CFE service owniar at 1-800-676-6856 (from the US), or (210) 301-6440 (from outside the US), or <a href="https://www.ny.interestate/">https://www.ny.interestate/</a> (100) 301-6440 (from outside the US), or <a href="https://www.ny.interestate/">https://www.ny.interestate/</a> (100) 301-6440 (from outside the US), or <a href="https://www.ny.interestate/">https://www.ny.interestate/</a> (100) 301-6440 (from outside the US), or <a href="https://www.ny.interestate/">https://www.ny.interestate/</a> (210) 301-6440 (from outside the US), or <a href="https://www.ny.interestate/">https://www.ny.interestate/</a> (210) 301-6440 (from outside the US), or <a href="https://www.ny.interestate/">https://www.ny.interestate/</a> (210) 301-6440 (from outside the US), or <a href="https://www.ny.interestate/">https://www.ny.interestate/</a> (210) 301-6440 (from outside the US), or <a href="https://www.ny.interestate/">https://www.ny.interestate/</a> (210) 301-6440 (from outside the US), or <a href="https://www.ny.interestate/">https://www.ny.interestate/</a> (210) 301-6440 (from outside the US), or <a href="https://www.ny.interestate/">https://www.ny.interestate/</a> (210) 301-6440 (from outside the US), or <a href="https://www.ny.interestate/">https://www.ny.intere QUESTIONS:

12. Any questions concerning this Notice, the Bar Date or the Bar Date Order should be directed to the information Line established for these chapter 11 cases at 1-866-378-1484.

Dated: \_\_\_\_\_, 2004 New York, New York

BY ORDER OF THE COURT

GIBSON, DUNN & CRUTCHER

Counsel for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE BRIDGEPORT/CAMDEN AREAS

On December 17, 2003, each of the Dabtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Dabtors are required to provide notice to those who may have a claim caused by exposure to the totiowing "Delaware Flyer Materiats" or "Camden Materiats."

#### Deletere Blyor Materials

- The Delaware River Plant produced altyl benzyl phthalate, verious distlyl phthalates, altyl dipheryl phosphales, distlyl adipates, letractionophthalic arrhydride, benzyl chloride and muriate acid.
   Row materials used at the Delaware River Plant have included phthalic arrhydride, butanol, toluene, chlorine, C7-9 alcohol, texanol, undepyl alcohol, C7-11 alcohol, 2-ethylhexyl alcohol, laddecyl alcohol, butanol, phasphorus ptyl and nonyl alcohol.
- Contaminants that may be present at or around the Delaware River Plant include organic chemicals such as benzene, ethylbenzene, hexachlorobenzene, toluene, and xylenes, bis(2-ethylhexyl) phthalate, butyl benzyl phthalate, di-n-butyl phthalate, phenol and polychlorinated biphenyls (PCBe).
- The Delaware River Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was

not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Delaware

### Cemden Materials

- The Canden Plant produced return and synthetic bone ash, temptiack and ammonium polyphosphate.
- Raw materials used at the Camden Plant included steamed animal bone meal, phosphoric acid, time, heavy grade cits, monoammonium phosphate, diammonium phosphate and ures.
- Contaminants that may be present at or around the Camden Plant Include organic chemicals such as benzene, diesel
  and perfoleum compounds and inorganic chemicals such as ansenic and lead.
   The Camden Plant contained astestios-containing materials used for insulation and fireproofing. Asbestos was not, and
  is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Camden Plant.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Delaware River Materials or Camden Materials, and if hat exposure directly or indirectly caused injury had becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, porsonal injury enabled analyses could realist to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorship or proximate, consequential, general and special damages or purified damages. Among other things, property-related damages could relate to cost of reserval, demander of property value or economic loss, or proximate, consequential, general and special damages or purified damages. More information about the definition of "claims" that must be tiled before the deadline is included in paragraph 5 of the legal notice that appears above.

To press we your claim against the Debtors relating to your or your property's exposure to any of the Debtors relating to your or your property's exposure to any of the Debtors five a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filling a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form, please call 1-866-378-1484.

By Order of the Court

Daled: New York, New York	GIBSON, DUNN & CRUTCHER LLP Altorneys for the Debtons and Debtons in Possession
	•

SOLUTIA INC., et al.,

Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE (DATE)

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW:

PLEASE TAKE NOTICE THAT:

1. On December 17, 2013, Solutia inc. ("Solutia") and its affiliated debtors and debtors in possession (collectively, the "Debtors") each filled a voluntary petition for relief under chapter 11 of tile 11 of the United States Code, 11 U.S.C. # 101-1330 (the "Bankruptcy Code") in the United States Bantruptcy Court for the Southern District of New York (the "Court"). Set forth below for each Debtor are its name and its respective case number:

Deblor	Address	Case No.
Solutia Business Enterprises, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17948
Solutia Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17940
Solutia Systems, Inc.	575 Maryville Center Drive, St. Lauls, MO 63168	08-17960
Solutia Overseas, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17961
OPFilms, Inc.	4210 The Great Road, Fleidale, VA 24089	09-17962
Solutia Management Company, Inc.	575 Maryville Center Drive, St. Louis, MO 83186	09-17963
Monchem International, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17954
Axio Research Corporation	2601 4th Avenue, Suite 200, Seattle, WA 98121	09-17966
Solutia investments, LLC	575 Maryville Center Drive, St. Louis, MO 63166	09-17968
Beamer Road Management Company	575 Maryville Center Drive, St. Louis, MO 83188	03-17957
Monchem, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	QS-17968
Solutia Inter-America, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	05-17950
Solutia international Holding, LLC	575 Maryville Certler Drive, St. Louis, MO 63166	09-17000
Solutia Taiwan, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	08-17961
Solutia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17962

The Debtors may have done business under other names within the last six years, as follows:

Solutia inc.

CPRims inc.

ess under other names within the last six years, as follows:

Other Mannes

Queery Chemical Company, Monsanio Company, Aorisa, Asada, Ascend, Astroflu
Bulvar, CarboCen, Clean Machine, ChroMath, Dequest, Duraspun, EPG, Gibng,
KeopSale, Kacknum, Llumar, Liber Buster, Nebemaid, Ph Heir Bilminte
Pharmaceutical Advisora, Pil-Trd, Sales, SC50, SEF (Self Edinguishing Fiber)
Modecrylic Piber, Strydroi, Stytylon, Spray Quard, The Smart Yarra, Thermadiesis
Thermind, Ultro, Vanceva, Vanceva Cotor, Vanceva Design, Vanceva Secure,
Vydyne, Wear-Duried

Couteride Defenses of Pime Inc. Martin Decembra has Companied.

young, wear-based Courtedes Performance Plims, Inc., Martin Processing, Inc., Courtedes Performance Films of Virginia, Gille, Liumar, Vista, UVShieid, FormulaiChe Performance Automotive Films, CourtGard

Solutia Management Company, Inc. Axio Research Corporation Solutia Inter-America, Inc.

Solulia Services, Inc. Statistics and Epide miology Research Corporation

Solutia Taiwan, Inc. Solutia Greater China, Inc.

Moneanto Inter-America, Inc.

Monsanto Chemicals Talwan, Inc. Moneanto Greater China

3. In 1997, Solutia was "spun off" from the Monsanto Company (now known as Pharmacia Corporation, and referred in this notice as "Monsanto" and is an independent company. As part of the spin-off, Solutia may be responsible for disagainst Monsanto that were related to Monsanto's historic chemicals business.

DEADLINE FOR FILING CLAIMS AGAINST SOLUTIA AND THE OTHER DEBTORS:

This notice for your convenience.

5. You MUST tile a proof of claim by the Bar Date If you have any claim against any of the Debtors that arcse before December 17, 2003 The only occapiton to this requirement is for claims described in paragraph 6, below. Acts or ominations that consend before December 17, 2003 may give rise to claims subject to the Bar Date even if the claims may not have become timosen or found or sputidated units after December 17, 2003. If YOU SEEK TO ASSERT ANY CLAIMS RELATED TO MONESURITOR HISTORIC CHEMICAL SUSINESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE, YOU MUST FILE A PROOF OF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR SOLUTIA MUST BE TIMELY FILED AND IF NOT, WILL BE FOREVER BARRED. Under section 101(5) of the Barinuptics occards any section of the word "claim" means: (a) a right to payment, whether or not such right is reduced to judgment, liquidated, unfaulted, liquid, undeptided, accurated or (b) a dight to an equilibrate remoty for breach of participancy of the payment, whether or not such right to an equilibrate remoty is reduced to judgment, lised, contingent, malured, unmatured, disputed, undeptided, secured or unsecured.

6. The Bar Date Order provides that creditors do NOT have to the proofs of claim by the Bar Date to the types of dates and interests is listed below in this paragraph 6 (collective), the "Excluded Claims", "tou should not the a proof of claims and setting related deadlines. If the Court does enter such an enter, you will receive notice of it. Excluded Claims and setting related deadlines. If the Court does enter such an enter, you will receive notice of it. Excluded Claims include:

cake notice of it. Excluded Claims include:

e notice of it. Exclused Claims include:

claims that were listed in the schedules of assets and liabilities and statements of finencial affairs, which were filed
by the Debtors on March 2, 2004 and amended on
"Schedules", but only if (i) the Schedules did not list those claims as "contingent," "uniquiese" or "disputed," and
(ii) the hotter of the claim does not dispute the Schedules' description of the amount or described on other and the Debtor that is identified as owing the claim;

(b) claims for which a proof of claim already has been filed with the Clerk of the United States Bankruptcy Court for the

Southern District of New York in a form substantially similar to Official Bentruptoy Form No. 10, against the correct Debtor; claims paid in full by any of the Debtors during these chapter 11 cases as authorized by order of the Court; claims of current employees of any of the Debtors, to the extent that the Debtors were authorized by the Court to honor hose claims in the ordinary course of their business such as for wages and benefits, around that current employees must file proofs of claim by the Bar Date to at other claims arising before December 17, 2003 against the Debtors including claims for wrongful termination, discrimination and dates covered by the Debtors workers' compensation insurance; claims of refer demployees of Monsanto or any of the Debtors for reference thenefits, including medical, surgical or hospital care benefits, or benefits in the event of sickness, accident, disability or death under any plan, fund or program (through the purchase of insurance or otherwise) maintained or established in whole or in part by the Debtors before December 17, 2003; claims related to the Solutia inc. Exployees' Pension Plan; claims allowable under sections 5000th and 507/tai(1) of the Bentruptor Code as economies of administration

claims related to the Sculing inc. Employees' Pension Plan;
datins allowable under sections 503(b) and 507(a)(1) of the Bankruptoy Code as expenses of administration, including claims for goods and services provided to, and accepted by, the Debtors after December 17, 2003;
claims which are based exclusively upon principel, interest and other applicable less and charges on or under the (a) 6.72% Debentures under an indenture, dated October 1, 1997, (b) 11.25% Servior Secured Debentures under an indenture, dated October 1, 1997, (b) 11.25% Servior Secured Debentures under an indenture, dated October 1, 1997, Debentures under an indenture, dated October 1, 1997, Bean of the Code of th

claims of one Debtor against any of the other Debtors; claims of any direct or indirect non-debtor subsidiary of Solutia inc. against any of the Debtors; and equity interests, which interests are based exclusively upon the ownership of common or preferred stock in a corporation, a general or limited partner interests in a limited grathership, a membership interest in a similed liability company or warrants or rights to sell or subscribe to such security or interest (any such interest being referred to as an "interest"; provided that holders of interests with wish to easer a claim against any of the Debtors that arises out of or relates to the ownership or purchase of an Interest, including claims arising out of or relating to the sale, issuance or distribution of the Interest, must the a proof of claim on or prior to the Bar Debt, unless another exception set forth precing another. et forth herein applies

#### ETRUCTIONS FOR FILING PROOFS OF CLAIM:

The contract such that the contract is not set to the contract of the contract

8. YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY NAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICULAR DEBTOR IN A SINGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SEPARATE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.

 Your proof of claim form must be filed so as to be received on or before 5:00 p.m. (Prevailing Eastern Time) on
 You can like your proof of claim by either (a) scaling the original proof of claim to Solutia Inc., ofo
The Trumbull Group, LLC, P.O. Box 5019, Bowling Green Station, New York, NY 10274-5019 or by (b) delivering the proof of
claim form by overnight courier or by hand delivery to Solutia Inc. of Trumbull Group, LLC, Southern District of New York One
Boating Green, Room 534, New York, NY 10004-1408 (latt (800) 697-3958). EQUENCES OF MISSING THE DEADLINE FOR FILING CLAIMS.

10. EXCEPT WITH RESPECT TO EXCLUDED CLAIMS (AS DESCRIBED IN SECTION 5), IF YOU FAIL TO FILE A PROOF OF CLAIM ON OR BEFORE 5:00 P.M. (PREVAILING EASTERN TIME), ON \_\_\_\_\_\_\_\_ON ACCOUNT OF ANY CLAIM YOU WISH TO ASSERT AGAINST ANY OF THE DEBTORS, THEN

YOU WILL BE FOREVER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH

YOU WILL BE FOREVER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PRIODF OF CLAIM WITH RESPECT TO IT);
YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;
THE DEBTORS AND THEIR PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABILITY WITH RESPECT TO THAT CLAIM; AND
YOU WILL NOT BE PERMITTED TO VOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLAIMS.

#### EXAMENATION OF SCHEDULES:

EXAMPLATED OF SCHEDULES:

11. The Deblors' Schedules and the Bar Date Order may be examined and inspected by interested parties during regular business hours at any of (a) the offices of Gheon, Durin & Crutcher, 200 Park Avenue, New York, New York 10165 or (b) the Clark of the Bantrupicy Court, United States Bantrupicy Court, Southern District of New York, Ascander Hamilton Custom Hause, One Bowling Green, New York, NY 10004-1408, during posted hours. The Deblors' Schedules and the Bar Date Creter are also available online at <a href="https://www.humbullgroun.com/">www.humbullgroun.com/</a>. Because this case is governed by the Court's General Orders repareing electronic means of filing, signing and verifying documents, the Court's docket sheet and documents are also accesseble at the Court's internet site: <a href="https://www.nebuscouris.com/">https://www.nebuscouris.com/</a>. Because this case is governed by the Court's General Orders repareing electronic means of filing, signing and verifying documents, the Court's docket from the PACER service center at 1-800-676-6856 (from the US), or (210) 301-6440 (from outside the US), or <a href="https://www.humbullgroun.com/">https://www.humbullgroun.com/</a>. But with the rely on he Schedules will have the responsibility for determining that their Claims are issed accurately on them.

12. Any questions concerning this Notice, the Bar Date or the Bar Date Order should be directed to the information Line suitablished for these chapter 11 cases at 1-866-378-1484.

Dated: , 2004 New York, New York

BY ORDER OF THE COURT

GABSON, DUNN & CRUTCHER

Counsel for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE NEWARK AND KEARNY AREA

As explained in the legal notice that appears above, Solutia Inc. and certain of its affiliates (collectively, the "Debtars") in tied cases under chapter 11 of the United States Bartrupicy Code. The Bartrupicy Court for those cases has at deadline for authorities grains the Debtors. If you have any claim against a Debtor related to exposure to products, are materials or contaminants listed below that were producted, manufactured, supplied, used or disposed of the former Monsanto Company (n/t/a Pharmacia Corporation), at the Bayonne Barrel Facility located at 150-154 fittings Boutsered, Newarit, New Jersey or Monsanto's former Kearny Plant located at 25 Pennsylvania Ava., Newarit, New Jersey or Monsanto's former Kearny Plant located at 25 Pennsylvania Ava., Newarit, the Jersey or Monsanto's former Kearny Plant located at 25 Pennsylvania Ava., Newarit, the Jersey or Monsanto's former Kearny Plant located at 25 Pennsylvania Ava., Newarit, the Jersey or Monsanto's former Monsanto in the Institutions in the legal notice above.

On December 17, 2003, each of the Debtors commenced beniruptcy cases under chapter 11 of the Utilized State
Bentruptcy Code in the United States Bentruptcy Court for the Southern District of New York. As part of the bentrup
process, the Debtors are required to provide notice to those who may have a date caused by exposure to the belief
Beyome Berrel Materials\* or "Kearny Materials."

#### Baronne Berrei Materiale

- The Bayonne Barral Facility is a termer drum reconditioning facility where drums from Solutions indian Orchard Flant (formerly known as the Bircham Bend Plant and the Springfield Plant) located in Springfield, Massachuse
- been sent for reconditioning.

  Contaminants include a variety of inorganic and organic chemicals reflecting a multitude of users.

#### Keerny Plant Materials

The Kearny Plant produced food grade and technical grade phosphoric acid, food grade and technical grade softum

tripolyphosphale, alkylphenol ethoxyletes, maleic anhydride, and linear alkylbenzene.

Raw materiats used at the Kearry Plant have included elemental phosphorus, phosphoric acid, causiic soda, ethylene cidde, phenol, nonene, propylene teltamer, paraffin, clelin, and benzene.

Contaminants that may be present at or around the plant include organic chemicals such as benzene, chlorobenzane and polychlorinated biphenyls (PCBs).

The Kearry Plant contained asbestoe-containing materials used for insulation and treproofing. Asbestos was not is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Kearry Plant.

If you, or your property, or your spouse or immediate tendly member, was exposed to any of the Bayorne Barrel Materials or Reamy Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for demages. Among other things, personal injury demages could relate to physical, emotional or other personal injuries, auch as personal or bodily injury, wrongful death, loss of consortium, seedical excitoring, survivorable or proteinate, consequential, general and special damages or punitive demages. Among other things, properly-related damages could relate to cost of removal, distinction of properly value or accordic loss, or proteinate, consequential, general and special damages. More information about the destrikion of 'claims' that must be filed before the deadfine is included in paragraph 5 of the legal notice that appears above.

For more information about the filing process and/or to receive a proof of claim form, please call 1-866-378-1484

By Order of the Court

Dated:				, 2004
	New	York.	New	York

SOLUTIA INC., et al. Debtors.

Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE [DATE]

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW:

PLEASE TAKE NOTICE THAT:

On December 17, 2003, Soluta Inc. ("Solutia") and its affiliated debtors and debtors in possession (collectively, the "Debtors") each filed a voluntary petition for refer under chapter 11 of the 11 of the United States Code, 11 U.S.C. §§ 101-1330 (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York (the "Court"). Set

IOLEU DANOM IOL GRICE DAOION SLE IOS URBISO RUCI	REFERENCENE CARRETAINDER:	
Deblor	Address	Case No.
Solulia Buelnese Enterprises, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17948
Solulia Inc.	575 Maryville Center Drive, St. Lauis, MO 63166	03-17949
Solulia Systems, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17950
Solutia Overseas, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17951
CPRims, inc.	4210 The Great Road, Fieldale, VA 24089	03-17952
Solutia Management Company, Inc.	575 Maryville Center Drive, St. Louis, MO 83166	03-17953
Monchem International, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17954
Axio Research Corporation	2801 4th Avenue, Suite 200, Seattle, WA 98121	03-17955
Sciulia investments, LLC	575 Maryville Center Drive, St. Louis, MO 63166	03-17956
Beamer Road Management Company	575 Maryville Center Drive, St. Louis, MO 63166	03-17957
Monohem, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17958
Solulia Inter-America, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17959
Solutia International Holding, LLC	575 Maryville Center Drive, St. Louis, MO 63166	03-17960
Solutia Taiwan, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17961
Solutia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17962

2. The Debtors may have done business under other names within the last six years, as follows:

<u>Debtor</u> Solutia Inc.

CPRims Inc.

Other Names

Queery Chemical Company, Monsanto Company, Acrilan, Amois, Ascend, Astrolluri, Buber, CarboGen, Chen Machine, ChroMatte, Dequest, Durespun, EPG, Ginny, KeepSate, KeepSate Madmuna, Liumar, Litter Buster, Medimarid, Pel Hair Etiminator, Pharmaceutical Advisors, Pil-Trol, Saters, SC50, SEF (Self Edinguishing Fiber) Modacrytic Fiber, Skydrof, Skyldeen, Spray Querd, The Smart Yarns, ThermaSealed, Therminol, Ulfron, Vanceva, Vanceva Color, Vanceva Design, Vanceva Secure,

Vydyne Waar-Dated

You're year-busing from the processing inc., Courtaulds Performance Films, Inc., Martin Processing, Inc., Courtaulds Performance Films of Virginia, Gilla, Liumar, Vista, UVShield, Formula One Performance Automotive Films, CourtGard

Solutia Management Company, Inc. Axio Research Corporation Solutia Inter-America, Inc. Solutia Tahwan, Inc. Schille Services, Inc.
Statistics and Epidemiology Research Corporation
Monsanto Inter-America, Inc.
Monsanto Chemicale Talwan, Inc.

Solulia Greater China, Inc. Monsanin Greater China

In 1997, Solulia was "spun off" from the Monsanto Company (now known as Pharmada Corporation, and reterred to in is notice as "Monsanto") and is an independent company. As part of the spin-off, Solulia may be responsible for daims jainst Monsanto that were related to Monsanto's historic chemicals business.

DEADLINE FOR FILING CLAMS AGAINST SOLUTIA AND THE OTHER DEBTORS:

this notice for your convenience.

- 5. You MUST Us a proof of claim by the Bar Date if you have any claim against any of the Debtors that arose before December 17, 2003. The only exception to this requirement is for claims described in paragraph 6, below. Acts or omissions that occurred before December 17, 2003 may give rise to claims subject to the Bar Date even if the claims may not have become from or trade or liquidated until after December 12, 2003. It YOU SEEK TO ASSERT ANY CLAIMS RELATED TO MONSANTO'S HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE YOU MUST FILE A PROOF OF HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PRIVACIANTY 3, ABOVE, YOU MUST HEA PHOLD FOR CLAMB BY THE BAR DATE. ANY CLAMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR SOLUTTA MUST BE TIMELY FILED AND IF NOT, WILL BE FOREVER BARRED. Under section 101(5) of the Bankruptcy Code and as used herein, the word "date" means: (a) a right to payment, whether or not such right is reduced to judgment, injuddated, undeputed, legal, equitable, secured or unsecured; or (b) a right to an equilable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, confingent, makined, unmakined, disputed, undisputed, secured or unsecured.
- The Bar Date Order provides that creditors do NOT have to the proofs of claim by the Bar Date for the types of claims and interests listed below in this paragraph 6 (collectively, the "Excluded Claims"). You should not file a proof of claims all this time for any Excluded Claim. The Court may enter one or more separate orders at a later time requiring creditors to the proofs of claim for some kinds of Excluded Claims and setting related deadlines. If the Court does enter such an order, you will receive notice of it. Excluded Claims include:

  (a) claims that were listed in the schedules of assets and liabilities and statements of financial affairs, which were filed by the Datebore on Network 2000 the set of sensets and includes.
  - Claims hat ware scale in an expendence or assess and submediate and submediate of the part of the part

the Debtor that is identified as owing the claim;

(b) claims for which a proof of claim already has been filed with the Clerk of the United States Bankruptcy Court for the

Sculhern District of New York in a form substantially similar to Official Benteuptcy Form No. 10, against the correct Debtor; (c) claims paid in full by any of the Debtors during these chapter 11 cases as authorized by order of the Court; (d) claims of current employees of any of the Debtors, to the actient that the Debtors were authorized by the Court to honor those claims in the ordinary course of their business such as for wages and benefits, agoing that current employees must be proots of claim by the Bar Date for all other claims arising before December 17, 2003 against the Debtors including claims for wronglat termination, discrimination and claims covered by the Debtors' workers' compensation insurance;

claims of retired employees of Monsanto or any of the Debtors for retirement benefits, including medical, surgical or hospital care benefits, or benefits in the event of sickness, accident, disability or death under any plan, fund or program (through the purchase of insurance or otherwise) maintained or established in whole or in part by the Debtors before December 17, 2003;

program (through the purchase of insurance or otherwise) maintained or established in whole or in part by the purchase of insurance or otherwise) maintained or established in whole or in part by the pollors before December 17, 2003;
(i) claims allowable under sections 503(b) and 507(a)(s) of the Bantouploy Code as expenses of administration, including claims for goods and services provided to, and accepted by, the Debtors after December 17, 2003;
(ii) claims which are based exclusively upon principal, interest and other applicable less and charges on or under the (a) 6.72% Debentures under an indenture, dated October 1, 1997, (b) 11.25% Senior Secured Debentures under an indenture, dated clay 9, 2002, (c) 7.37% Debentures under an indenture, dated October 1, 1997, (b) 11.25% Senior Secured Debentures under an indenture, dated clay 9, 2002, (c) 7.37% Debentures under an indenture, dated October 1, 1997 and (d) Bantik Credit Agreement, dated October 2, 2003 (collectively, the "Debt Instruments; provided that (i) the toregoing exclusion will not apply to the indenture trustee or designated agent under any of the Debt instruments or retailed documents will be required to like a proof of claim on account of claims for the requirement by the Debtors of principal, interest and other applicable less and charges on or under the Debt Instruments or entity that wishes to assert a claim anising out of or relating to a Debt instrument, other than a claim for the repensement by the Debtors of principal, interest and other expensed between the proof of claims and the required to like proof of claims to the required to like applicable less and charges on or under the Debt Instruments or debtors for the repayment of principal, interest and other applicable less and charges on or under the Debt Instruments or debtors for the repayment of principal, interest and other applicable less and charges on or under the Debt Instruments or debtors for claims underties the Debtors; that is a proof of claim will be deemed to have been filed

INSTRUCTIONS FOR FILING PROOFS OF CLASS:

7. If you the a proof of datm, your liked proof of datm must (a) be written in the English language, (b) be denominated in learlul currency of the United States, (c) be signed by the definant or, if the datmant is not an individual, by an authorized agent of the claimant (d) include a statechments any documents on which the claim is based and (e) conform substantially to Otticial Form No. 10. You may obtain a proof of claim form from any bankruptcy court desits office, from your lawyer, from certain business supply stores, from <a href="https://www.usecourts.gov/bankform">www.usecourts.gov/bankform</a> or by cetting 1-866-378-1484.

8. YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY NAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICULAR DEBTOR IN A SINGLE PROOF OF CLAIM FORM. IF YOU MAYE A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SEPARATE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.

9. Your proof of claim form must be filed so as to be received on or before 5:00 p.m. (Prevailing Eastern Time) on The Tumbul Group, LLC, P.O. Box 5019, Bowling Green Station, New York, NY 10274-5019 or by (b) detvering the proof of claim for my ownight course or by hand delivery to Statiate Inc. of Directual Group, LLC, Southern District of New York (NY 10004-1408 (tel: (860) 687-3956).

CONSEQUENCES OF MISSING THE DEADLINE FOR FILING CLAIMS:

10. EXCEPT WITH RESPECT TO EXCLUDED CLAIMS (AS DESCRIBED IN SECTION 5), IF YOU FAIL TO FILE A PROOF OF CLAIM ON OR BEFORE 5:00 P.M. (PREVAILING EASTERN TIME), ON ON ACCOUNT OF ANY CLAIM YOU WISH TO ASSERT AGAINST ANY OF THE DEBTORS, THEN

. YOU WILL BE FOREVER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH

TOO WILL BE TORYETE BATTLED FROM ASSETTING THAT CLAIM (OF FILING A PROOF OF CLAIM WITH RESPECT TO IT);
YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;
THE DEBTORS AND THEIR PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABILITY WITH RESPECT TO THAT CLAIM; AND
YOU WILL NOT BE PERMITTED TO YOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLAIMS.

**EXAMINATION OF SCHEDULES:** 

11. The Debtor's Schedules and the Bar Dete Order may be examined and inspected by interested parties during regular business hours at any of (a) the odices of Gibeon, Dunn & Crutcher, 200 Partit Avenue, New York, New York 10165 or (b) the Clark of the Bankruptoy Court, United States Bankruptoy Court, Scuthern District of New York, Alexander Hamilton Custom House, One Bowing Green, New York, NY 10004-1406, during powel hours. The Debtor's Schedules and the Bar Dete Order are also available online at <a href="https://www.trumbufgroup.com">www.trumbufgroup.com</a>. Because this case is governed by the Court's General Orders regarding electronic means of lifting, signing and wirelying documents, the Court's docted sheet and documents are also accessible at the Court's Intermet after. Interfuence in Judge Very Judge Very Interupt an account obtained from the PACER service center at 1-800-676-6856 (from the US), or (210) 301-8440 (from outside the US), or <a href="https://www.trumbufgroup.com/">https://www.trumbufgroup.com/</a> (210) 301-8440 (from outside the US), or <a href="https://www.trumbufgroup.com/">https://www.trumbufgroup.com/</a> (210) 301-8440 (from outside the US), or <a href="https://www.trumbufgroup.com/">https://www.trumbufgroup.com/</a> (210) 301-8440 (from outside the US), or <a href="https://www.trumbufgroup.com/">https://www.trumbufgroup.com/</a> (210) 301-8440 (from outside the US), or <a href="https://www.trumbufgroup.com/">https://www.trumbufgroup.com/</a> (210) 301-8440 (from outside the US), or <a href="https://www.trumbufgroup.com/">https://www.trumbufgroup.com/</a> (210) 301-8440 (from outside the US), or <a href="https://www.trumbufgroup.com/">https://www.trumbufgroup.com/</a> (210) 301-8440 (from outside the US), or <a href="https://www.trumbufgroup.com/">https://www.trumbufgroup.com/</a> (210) 301-8440 (from outside the US), or <a href="https://www.trumbufgroup.com/">https://www.trumbufgroup.com/</a> (210) 301-8440 (from outside the US), or <a href="https://www.trumbufgroup.com/">https: QUESTIONS:

12. Any questions concerning this Notice, the Bar Date or the Bar Date Order should be directed to the information Line established for these chapter 11 cases at 1-856-378-1484.

New York, New York

BY ORDER OF THE COURT GIBSON, DUNN & CRUTCHER

Counsel for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE ADDYSTON AREA

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Port Plastics Materials."

- The Port Plassics Plant produced acrylonitrile-butadisne-styrene thermoptastics, styrene-acrylonitrile molding real styrene-maistic anhydride engineering thermoptastic realms, styrene-maistic anhydride copolymer realms, polystyre resins, polystyrene dispersione laminated plassic board, melatimine-formaldelyde realn, turae-tormotylee realn, formaldelyde; set plassic board, acrylonitrile-EPDM-styrene and acrylonitrile-butadisne-styrene-polyamide realn bland, acrylonitrile-EPDM-styrene and acrylonitrile-The Port Plastics Plant produced acrylonitrile-bulg
- w materials used at the Port Plastics Plant have included acrylonitrile, butadiene, styrene, maleic anhydride,

ine, formaldehyde, amides, EPDM and acrylic acid.

- Contaminants that may be present at or around the Port Plastics Plant include organic compounds such as acrylonitria, eitybenzame, turnaidatiyde, methyl etnyl kelone, styrene and phenol, and inorganic chemicals such as cadmium, chromium, lead and mercury.
- The Port Plestics Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or new materials produced, manufactured, supplied or disposed by the Port Plestics Plant.

and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Port Plastics Plant.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Port Plastics Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the starte, you may have a claim under various legal theories for demages. Among other things, personal injury demages could relate to physical, emotional or other personal injuries, such as personal or bodily injury, wrongful death, loss of consortium, medical monitoring, survivorably or proteines, consequential, general and special demages or punitive damages. Among other things, properly-related demages could relate to cost of removal, denimation of property value or economic loss, or proteinate, consequential, general and special demages or punitive damages. More information about the destriction of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that appears above.

To preserve your claim against the Debtors retaining to your or your property's exposure to any of the Port Plastics Materials, you do not file a proof of claim forms, your self tonever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entite by you to compensation.

For more information shout the stins recover another to recover and of the process.

For more information about the filing process and/or to receive a proof of claim form, please call 1-866-378-1484.

By Order of the Court

Dated: \_\_\_\_\_\_, 2004

SOLUTIA INC., et al., Debtors Chapter 11

Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE [DATE]

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW:

PLEASE TAKE NOTICE THAT:

On December 17, 2003, Solutis Inc. ("Solutis") and its stitlisted debtors and debtors in possession (collectively, the "Debtors") each field a voluntary polition for relief under chapter 11 of little 11 of the United States Code, 11 U.S.C. # 101-1330 (The "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York (the "Court"). Set

Debtor	Address	Case No.
Solutia Business Enterprises, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17948
Solutia inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17949
Soluta Systems, Inc.	575 Maryville Center Drive, St. Louis, MO 83168	08-17960
Soluña Overseas, Inc.	575 Maryville Center Drive, St. Louis, MO 83166	08-17951
CPFlims, Inc.	4210 The Great Road, Fieldale, VA 24089	08-17962
Solulia Management Company, Inc.	575 Maryville Center Drive, St. Louis, MO 83166	09-17963
Monchem International, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	08-17964
Axio Research Corporation	2601 4th Avenue, Suite 200, Seattle, WA 98121	09-17966
Solulia investments, LLC	575 Manyville Center Drive, St. Louis, MO 83166	08-17958
Beamer Road Management Company	575 Maryville Center Drive, St. Louis, MO 63166	09-17967
Monchem, Inc.	575 Manyville Center Drive, St. Louis, MO 63186	09-17959
Solutia Inter-America, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17969
Solutia International Holding, LLC	575 Maryville Center Drive, St. Louis, MO 63166	03-17980
Solutia Taiwan, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17961
Solutia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17962

Other Names

Debtor Solutia Inc.

OTHER MINISTER

COMPANY, MEMORIA COMPANY, Monainto Company, Acriain, Amois, Ascard, AstroRart,
Burker, CarboGen, Clean Machine, ChroMalbr, Dequeet, Duraspun, EPG, Girny,
KeepSale, KeepSale Maximum, Lumar, Litter Buster, Meetined, Pel Half Ellemeter,
Pharmaceutical Advisors, PH-Trol, Saller, SC50, SEF (Self Editinguishting Fiber)
Modacrylic Fiber, Stoydor, StryGeen, Syray Guard, The Smart Name, Thermaceutied,
Thermind, Ultron, Vanceva, Vanceva Color, Vanceva Design, Vanceve Secure,
Vartura Miner, Chier

**CPFilms Inc.** 

young, wow performance Films, Inc., Mertin Processing, Inc., Courtauds
Performance Films of Virginia, Gilla, Llumar, Vista, UVShield, FormulaCine
Performance Automotive Films, CourtGard

Solulla Services, Inc.

Solute Management Company, Inc. Auto Research Corporation Solute Inter-America, Inc. Solute Talwan, Inc.

Statistics and Epidemiology Research Corporation Monsanto Inter-America, Inc. Monsanto Chemicals Talwan, Inc. Monamio Greater China

3. In 1997, Solulia was "spun off from the Moreanto Company (now known as Pharmacia Corporation, and refured to be this notice as "Moneanto") and is an independent company. As part of the spin-off, Solutia may be respondible for cluttes against Moneanto that were related to Moneanto's historic chemicals business.

DEADLINE FOR FILING CLAIMS AGAINST SOLUTIA AND THE OTHER DEBTORS:

- This notice for your convenience.

  5. You MIUST the a proof of daim by the Bar Date If you have any claim against any of the Debtors that arose before December 17, 2003. The only exception to this requirement is for claims described in paragraph 6, below. Acts or omissions that occurred before December 17, 2003 may give rise to claims subject to the Bar Date seen if the claims may not have become thrown or most or foundations of matter December 17, 2003. If YOU SEEK TO ASSERT ANY CLAIMS FELTED TO MOMBANITO'S HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE, YOU MUST FILE A PROOF OF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR SOLUTIA MIUST FILE A PROOF OF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR SOLUTIA MIUST FILE A PROOF OF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR SOLUTIA MIUST FILE A PROOF OF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR SOLUTIA MIUST FILE A PROOF OF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR SOLUTIA MIUST FILE A PROOF OF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICALS BUSINESS OR SOLUTIA MIUST FILE A PROOF OF CLAIM BY THE BAR DATE OF THE AGAINST THE CHEMICALS BUSINESS OR SOLUTIA MIUST FILE A PROOF OF CLAIMS BY THE BAR DATE OF THE AGAINST THE CHEMICALS BUSINESS OR SOLUTIA MIUST FILE A PROOF OF CLAIMS BY THE BAR DATE OF THE AGAINST THE CHEMICALS BUSINESS OR SOLUTIA MIUST FILE A PROOF OF CLAIMS BY THE BAR DATE OF THE BA
- - (a) claims that were listed in the schedules of essets and liabilities and statements of financial affairs, which were find
  - (a) came that were insted in the schedules of assets and incorrect and statements of managed, the 
    "Schedules"), but only if (i) the Schedules did not lied those claims as "conlingent," "uniquidated" or "dispute the Schedules did not lied those claims as "conlingent," "uniquidated" or "dispute the Schedules description of the amount or classification of the claim of the Claim dispute the Schedules' description of the amount or classification of the Claim o

Southern District of New York in a form substantially similar to Official Bankruptcy Form No. 10, against the correct Dablor;

Southern District of New York in a form substantially similar to Official Bankrupby Form No. 10, against the correct Distor; claims paid in Nat by any of the Debtors during these chapter 11 cases as suthortand by order of the Court; claims of current employees of any of the Debtors, to the actent that the Debtors were authorized by the Court to honor those claims in the ordinary course of their business such as tor wages and benefits, gaggif that current employees must file proofs of claim by the Ban Date for all other claims arising before December 17, 2003 against the Debtors including claims for wrongut termination, discrimination and dalans covered by the Debtors functions' companaged insurance; claims of retired employees of Monsanto or any of the Debtors for retrement benefits, including medical, surgical or hospital care benefits, or benefits in the event of siduress, accident, disability or death under any plan, fund or program (through the purchase of insurance or otherwise) such trained or established in whole or in part by the Debtors before December 17, 2003; retirement by the Scholars of the Configuration of the

(f) claims related to the Solutia Inc. Employees' Pension Plan; (g) claims allowable under sections 503(b) and 507(a)(1) of the Bantruptcy Code as expenses of admirish alicon including claims for goods and services provided to, and accepted by the Debtors after December 17, 2003;

sat forth herein applies.

METRICTIONS FOR FILING PROOFS OF CLAIM:

In those is a proof of claim, your field proof of claim must (a) be written in the English language, (b) be denominated in lands currency of the United States, (c) be signed by the claimant or, if the claimant in not an individual, by an authorized agent of the datmant, (d) include as attachments any documents on which the claim is besed and (e) contain substantially the Official Form No. 10. You may obtain a proof of claim from from any barinuptry court dent's office, from your lawyer, from curtain business supply stores, from <a href="https://www.uscourts.goebanitorm">https://www.uscourts.goebanitorm</a> or by calling 1-866-378-1484.

8. YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY NAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICULAR DEBTOR IN A SINGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SEMARATE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.

8. Your proof of claim form must be filed so as to be received on or before 5:00 p.m. (Prevailing Eaglern Time) on You can file your proof of claim by either (a) mailing the original proof of claim to Solutile Inc., clo
The Thumbull Group, LLC, PO. Box 5019, Bowling Green Station, New York, NY 10274-5019 or by (b) dethering the proof of
claim form by overright courier or by hand delayery to Solutile Inc. of Trumbull Group, LLC, Southern Cistrict of New York One
flowling Green, Room 534, New York, NY 10004-1408 (Int.) (800, 687-3956). COMMEQUENCES OF MISSING THE DEADLINE FOR FILING CLAIMS:

10. EXCEPT WITH RESPECT TO EXCLUDED CLAIMS (AS DESCRIBED IN SECTION 6), IFYOU FAIL TO FILE A PROOF OF CLAIM ON OR BEFORE 5:00 P.M. (PREVAILING EASTERN TIMES, ON OF ANY CLAIM YOU WISH TO ASSERT AGAINST ANY O'F THE DEBTORS, THEN O'VOU WILL BE FOREVER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH

\* TOU WILL BE PUREYER BARRED FROM ASSECTIONS THAT COME (AT THE STATE OF THE STATE OF THAT CLAIM;
 \* YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;
 \* THE DESTORS AND THEIR PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABILITY WITH RESPECT TO THAT CLAIM; AND
 \* YOU WILL NOT BE PERMITTED TO YOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLAIMS.

**EXAMINATION OF SCHEDULES:** 

Examplation of Schicules.

11. The Debtors' Schedules and the Bar Date Order may be examined and inspected by interested parties during regular business hours at any of (a) the offices of Gibson, Dunn & Chatcher, 200 Park Avenue, New York, New York 10166 or (b) the Clark of the Benfungkey Court, United States Banfungkey Court, Southern District of New York, Alexander Hamilton Custom Houses, One Bowling Green, New York, NY 10004-1406, during posted hours. The Debtor's Alexander Hamilton Custom Bear also evaluate orders at www.tumbulgingup.com.

Because this case is governed by the Court's General Orders regarding electronic means of tiling, signing and verifying documents, the Court's doctor street and documents are also accessible at the Court's internet alive. Place New York Inspecting only, through an account obtained from the PACET service cester at 1-800-676-8856 (from the US), or (210) 301-6440 (from outside the US), or http://pacer.psc.uncourts.gov. Creditors had within to make on the Schedules with have the responsibility for determining that their Claims are listed accurately on them. **CLIENTIONS:** 

12. Any questions concerning this Notice, the Bar Date or the Bar Date Order should be directed to the information Line calabilities for these chapter 11 cases at 1-866-378-1484.

2004 New York, New York

BY ORDER OF THE COURT

GIBSON, DUNN & CRUTCHER Counsel for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE BEAVER CREEK AREA

As explained in the legal notice that appears above, Solutia inc. and certain of its afficiates (collectively, the "Deticat") have filed cases under chapter 11 of the United States Benfruptcy Code. The Bankruptcy Court for those cases has set a deather for submitting claims against the poblors. If you have any claim against a Debiar related to exposure to any profession materials or contaminaries felice below that were produced, manufactured, applied, used or disposed of by the farmer Monsanio Company (nk/a Pharmacia Corporatori), at the Lammers Barriel Factory Site located at 3990 East Politicum Road, Beerer Creek, Ohio, you MEIST. Site a proof of claim form with the Bankruptcy Court according to the instructions in the legal notice above by

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Lammers Nationals."

The Lammers Barrel Factory Superland Site was a former waste recycling site located on vacent tand in the Vellages Subdivision that received wastes from several companies and may have received wastes from the Debtors Port Ple Plant located at 356 Three Rivers Parkway, Addyston, Ohio.

Contaminants that may be present at or around the Lammers Barrel Factory Supertund Site include organic chemicals as viryl chloride, 1,2-dichloroethene, and polychlorihated biphenyts (PCBs) and inorganic chemicals such as

If you, or your property, or your spouse or immediate termity member, was exposed to any of the Lummers Materials, and If that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for damages. Among other things, personal injury damages could retate to physical, emotional or determined proportionals, consequential, general and special damages or pursitive damages. Among other things, property-related damages could retate to cost of removal, diminution of property value or economic loss, or producinals, consequential, general and special damages could retate to cost of removal, diminution of property value or economic loss, or producinals, consequential, general and special damages could retate to cost of removal, diminution of property value or economic loss, or producinals, consequential, general and special damages could retate to cost of removal, diminution of property value or economic loss, or producinals, consequential, general and special damages could retate to cost of removal, diminution of property value or economic loss, or producinals, consequential, general and special damages could retate to cost of removal, diminution of property value or economic loss, or producinals, consequential, general and special damages could retate to cost of removal, and the property of the loss of the l

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Lemmers Materials, you <u>MUST</u> the a proof of claim form before ... If you do not file a proof of claim form, you will forever lase year right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically e you to compens

For more information about the fling process and/or to receive a proof of claim form, please call 1-866-378-1484.

By Order of the Court

Daled: New York, New York

SOLUTIA INC., of al. Debtors.

Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE [DATE]

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW:

PLEASE TAKE NOTICE THAT:

1. On December 17, 2003, Solutia Inc. ("Solutia") and its affiliated debtors and debtors in possession (collectively, the "Debtors") each filed a voluntary petition for releff under chapter 11 of file 11 of file United States Code, 11 U.S.C. §§ 101-1330 (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York (the "Court"). Set forth below for each Debtor are its name and list respective case number:

Address	Case No.
575 Maryville Center Drive, St. Louis, MO 63166	03-17948
575 Maryville Center Drive, St. Louis, MO 63166	03-17949
575 Maryville Center Drive, St. Louis, MO 63166	03-17950
575 Maryville Center Drive, St. Louis, MO 63186	03-17951
4210 The Great Road, Fieldale, VA 24089	03-17952
575 Maryville Center Drive, St. Louis, MO 63166	03-17953
575 Manyville Center Drive, St. Louis, MO 83166	03-17954
2601 4th Avenue, Suite 200, Seattle, WA 96121	03-17955
575 Maryville Center Drive, St. Louis, MO 63166	03-17956
575 Manyville Center Drive, St. Louis, MO 63166	03-17957
575 Maryville Center Drive, St. Louis, MO 63166	03-17958
575 Maryville Center Drive, St. Louis, MO 63166	03-17959
575 Manyville Center Drive, St. Louis, MO 63186	03-17960
575 Maryville Center Drive, St. Louis, MO 63186	03-17961
575 Maryville Center Drive, St. Louis, MO 63166	03-17962
	575 Maryville Center Drive, St. Louis, MO 63166 575 Maryville Center Drive, St. Louis, MO 63166

2. The Debtors may have done business under other names within the last six years, as follows:

Other, Names
Ouserly Chemical Company, Monsanto Company, Acrilan, Amois, Ascend, AstroTurt,
Buther, CarboGen, Clean Machine, ChroMatix, Dequest, Duraspun, EPG, Glarry,
KaepSafe, KeepSafe Modinum, Llumar, Ulfer Buster, Meatmaid, Pet Hair Esieniator,
Pharmaceurical Advisors, Phi-Trol, Safer, SCS0, SEF (Self Extinguishing Fiber)
Modacryfic Fiber, Skydrof, Skyldeen, Spray Guard, The Smart Varns, ThermaSealed,
Thermind, Ultron, Vancava, Vancava Color, Vancava Deelgn, Vancava Secure,
Vancava Want-Interd

CPFlims inc.

Vygne, reservation Courteuids Performence Films, Inc., Martin Proceeding, Inc., Courteuids Performance Films of Virginia, Gilla, Llumar, Visita, UVShield, FormulaOne Performance Automotive Films, CourtGard

Solulla Services, Inc. Solutia Management Company, Inc.

Axio Research Corporation

Statistics and Epidemiology Research Corporation

Solutia Inter-America, Inc. Schutta Taiwan, Inc.

Monsanto Inter-America, inc. Monsanto Chemicals Talwan, Inc.

Solutia Greater China, Inc. Monsanto Greater China 3. In 1997, Solutia was "spun off" from the Monsanto Company (now known as Phermacia Corporation, and referred to in this notice as "Monsanto") and is an independent company. As part of the spin-off, Solutia may be responsible tor claims against Monsanto that were related to Monsanto's historic chemicale business.

DEADLINE FOR FILING CLAMIS AGAINST SOLUTIA AND THE OTHER DEBTORS:

Date applies to all claims again: paragraph 6 below. The Bar Dat this notice for your convenience.

- ints notice for your convenience.

  5. You MUST the a proof of claim by the Bar Date if you have any claim against any of the Debtors that arose before December 17, 2003. The only exception to this requirement is for claims described in paragraph 6, below. Acts or omissions that occurred before December 17, 2003 may give rise to claims subject to the Bar Date even if the claims may not have become known or fixed or squidsted until after December 17, 2003. If YOU SEEK TO ASSERT ANY CLAIMS RELATED TO MONSANTO'S NISTORIC CHEMICAL SUSINESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE YOU MONSANTO'S TEMESTORIC CHEMICAL SUSINESS OR THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE YOU MONSANTO'S TIMELY FILED AND IF NOT, WILL BE FOREVER BARRED. Under section 101(5) of the Barrisruptcy Code and as used herein, the word 'claim' means: (a) a right to payment, whether or not such right is reduced to judgment, gladdaid, unfiguidated, back, confingent, matured, unmastured, disputed, undisputed, legal, equitable, secured or unsecured; or (b) a right to payment, whether or not such right is reduced to judgment, glippided, undisputed, legal, equitable, secured or unsecured; or (b) a right to an equitable remedy for breach of periormance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, confingent, matured, unmastured, disputed, undisputed, secured or unsecured.

  6. The Bar Date Order provides that craditors do NOT have to like proofs of claim by the Bar Date for the types of claims and interests listed below in this paragraph 6 (collectively, the "Exclusived Claims"). You should not like a proof of claim at this time to anne limits of Exclusive Claims and setting related deadlines. If the Court dose enter such an order, you will receive notice of it. Exclusive Claims in the schedules of assets and intellities and statements of financial affairs, which were lifed by the Debtors on Maker 2, 2004 and amended on "Schedules' description of the amount or classificat

(b) claims for which a proof of claim already has been filed with the Clerk of the United States Bankruptcy Court for the

Southern District of New York in a form substantially similar to Official Beniruptoy Form No. 10, against the correct Deblor;

(c) claims paid in full by any of the Deblors during lineae chapter 11 cases as authorized by order of the Court

(d) claims of current employees of any of the Deblors, to the extent that the Deblors were authorized by the Court to honor

those claims in the ordinary course of their business such as for wages and benefits, according to unrent employees must
file protein of claim by the Bar Deblor all other claims arising better December 17, 2003 against business including

claims for refered employees of Monisarito or any of the Debtors for referement benefits, including medical, surgical or

hospital care benefits, or benefits in the event of sickness, accidence, disability or death under any plan, fund or

program (through the purchase of insurance or otherwise) maintained or established in whole or in part by the

Debtors before December 17, 2003;

(f) claims related to the Solutia inc. Employeest Pension Plan;

(g) claims altowable under sections 503(b) and 507(a)(1) of the Bankrupky Code as expenses of administration,

including claims for goods and services provided to, and accepted by, the Debtors after December 17, 2003;

(h) claims which are bessed exclusively upon principal, interest and other applicable less and charges on or under the (a)

gi claims allowable under sections 50(b)) and 507(a)(1) of the Bankrupbcy Code as expenses of administration, including claims for goods and services provided by, and accepted by, the Debbors after December 17, 2003; no claims which are based exclusively upon principal, interest and other applicable less and charges on or under the (a) 6.72%. Debentures under an indenture, dated October 1, 1987 and (d) Bank Credit Agreement, dated October 8, 2003 (collectively, the "Debb Instruments, dated October 1, 1987 and (d) Bank Credit Agreement, dated October 8, 2003 (collectively, the "Debb Instruments,"), provided that (f) the foregoing exclusion will not apply to the indenture instale or designated agent under any of the Debb Instruments or related Occuments (fill) any indenture trustee or designated agent under any of the Debb Instruments or related Occuments will be required to the a proof of claim on account of claims for the repayment by the Debbors of principal, interest and other applicable less and charges on or under the Debb Instruments, (fill any person or entity that wishes to assert a claim arising out of or relating to a Debb Instrument, other than a claim for the repayment by the Debbors of principal, interest and other applicable less and charges on or under the Debb Instrument, will be required to the a proof of claim, interest and other applicable less and charges on or under the Debb Instrument, will be required to a proof or debt instruments or related documents will only be required to 16 percots of claim asserting dates for repayment bet instruments or related of the Debbors, passed on the proof of claim asserting dates of the Debb Instruments or related of the Debbors, but is cared the primary obliging of on the underlying debt, and if such properties the Debbors, but an explicable Debt Instruments, that proof of claim will be deemed to have been filed against the chapter 11 estates of the Debbors, positive with the street of the other Debbors, and the applicable Debt Instruments, that proof of c

- set forth herein appl

INSTRUCTIONS FOR FILING PROOFS OF CLAIM:

mounts/increase row (number reserved by the claim must (a) be written in the English language, (b) be denominated in lawful currency of the United States, (c) be signed by the claimant or, if the claimant is not an individual, by an authorized agent of the claimant (d) include as attackments any documents on which the claim is based and (e) conform substantially to Official Form No. 10. You may obtain a proof of claims from from any bartruptcy count clearly office, from your lawyer, from certain burstness supply stores, from <u>your uncounts gouthantistem</u> or by calling 1-866-378-1484.

8. YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY NAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICULAR DEBTOR IN A SINGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SEPARATE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.

9. Your proof of claim form must be filled as as to be received on or before 5:00 p.m. (Preveiling Eastern Tisse) on
The Trumbull Group, LLC, P.O. Box 5619, Boxfing Green Station, New York, NY 10274-5019 or by (5) delivering the proof of claim for mb your entries or by hand delivery to Solutia inc. of Timebull Group, LLC, Box box 5619, Boxfing Green Station, New York, NY 10274-5019 or by (5) delivering the proof of claim form by overnightic curie or by hand delivery to Solutia inc. of Timebull Group, LLC, Box 10 inc. of Timebul

CONSEQUENCES OF MISSING THE DEADLINE FOR FILING CLAIMS:

CARSEANCINGS OF INSIGNING THE DEPARTMENT OF HINTING CLANIES.

10. EXCEPTIVITH RESPECT TO EXCLUDED CLAIMS (AS DESCRIBED IN SECTION 6), IF YOU FAIL TO FILE A PROOF OF CLAIM ON OR BEFORE 5:00 PML (PREVAILING EASTERN TIME), ON ON ACCOUNT OF ALLY CLAIM YOU WIRST TO ASSERT A AGAINST AIRLY OF THE DESTORS, THEN

- YOU WILL BE FOREYER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH RESPECT TO IT);

- YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;

- THE DESTORS AND THEIR PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABILITY WITH RESPECT TO THAT CLAIM, AND

- YOU WILL NOT BE PERMITTED TO VOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DESTORS ON ACCOUNT OF THESE BARRED CLAIMS.

EXAMINATION OF SCHEDULES:

QUESTIONS:

Any questions concerning this Notice, the Bar Date or the Bar Date Order should be directed to the information Line established for these chapter 11 cases at 1-866-378-1484.

Deted: , 2004 New York, New York

BY ORDER OF THE COURT

GIRSON DUMN & CRUTCHER

Counsel for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE COVENTRY AREA

As explained in the legal notice that appears above, Solulla Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Barricuptcy Code. The Barricuptcy Court for it one cases has set a deadline to submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materiats or contaminants issed below that were produced, manufactured, supplied, used or disposed of by the former Monsento Company (n/t/x Pharmacia Corporation), at the Pictilo Site located at 200 Piggy Lane, Coventry, Phode Island, you MILEST the a proof of claim form with the Baricuptcy Court according to the instructions in the legal notice above by or your will forever lose your rights to recover on your claims in the Future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following

- The Picilio Site is a former waste disposal site that was used by several companies.
- Waste may have been shipped to the Picilio Site from the Indian Orchard Plant (now owned by Solutia and formerly known as the Bircham Bend Plant and the Springfield Plant) located in Springfield, Massachusetts.

Contaminants that may be present at or around the Pictilo Site include organic chemicals such as phenot, polychicrhated biphenyts (PCBs), pasticides and 1,2-dichlorobenzene, and inorganic chemicals such as various heavy metals.

biphenyls (PCBs), pesticides and 1,2-dichlorobenzene, and inorganic chemicals such as various heavy metals. If you, or your property, or your spouse or immediate family member, was exposed to any of the Pictilo Malarists, and if it strongered directly or indirectly caused injury that becomes apparent either now or in the Nuture, you may have a claim under various legal heories to damages. Among other things, personal injury damages could retaile to physical, emotional or other personal injuries, such as personal or bodily injury, wronglat death, loss of consortium, medical senditional contenting, personal protection of property value or economic loss, or protection, general and special damages could retail to cost of removal, diminution of property value or economic loss, or protection, consequential, general and special damages or purifive damages. More information about the destillation of "dates" that must be filed before the deadline is included in paragraph 5 of the legal notice that appears above.

To preserve your claim against the Debtors retaining to your or your property's exposure to any of the Pictilo Malarists, you MILET. Be a proof of claim form before.

If you do not title a preof of claim form before.

If you do not title a preof of claim form before and the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

entitle you to compensation

For more information about the filing process and/or to receive a proof of claim form, please call 1-866-378-1484

By Order of the Court

Dated: \_\_\_\_\_\_\_ 2004 New York, New York

SOLUTIA INC., et al. Debtors. Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE [DATE]

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW:

PLEASE TAKE NOTICE THAT:

On December 17, 2003, Solutis Inc. ("Solutis") and its affiliated dictions and dictions in possession (occlectively, the "Debtors") each filed a voluntary petition for relief under chapter 11 of file 11 of the United States Code, 11 U.S.C. \$\frac{1}{2}\$ 101-1330 (the "Bankruptoy Code") in the United States Bankruptoy Court for the Southern District of New York (the "Court"). Set

TOURN DOLON KOL ORCH THEORICE WAS THE URBUS WAYS	es leabécave case uniutair:	
Deblor	Address	Care No.
Solulia Business Enterprises, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-179-46
Solutia inc.	575 Maryville Center Drive, St. Louis, MO 63166	08-17949
Solulia Systems, Inc.	575 Maryville Center Drive, St. Louis, MO 63168	09-17980
Solulia Overseas, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-1 7951
CPFilms, Inc.	4210 The Great Road, Fleidale, VA 24089	09-17962
Solulia Management Company, Inc.	575 Maryville Center Drive, St. Louis, MO 63168	09-17965
Monchem International, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17964
Axio Research Corporation	2601 4th Avenue, Suite 200, Seettle, WA 98121	09-17965
Solutie investments, LLC	575 Maryville Center Drive, St. Louis, MO 83186	09-17958
Beamer Road Management Company	575 Maryville Center Drive, St. Louis, MO 63166	<b>03</b> -1 <b>7967</b>
Monchem, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17968
Sciutia inter-America, inc.	575 Maryville Center Drive, St. Louis, MO 63166	05-17959
Solutia international Holding, LLC	575 Maryville Center Drive, St. Louis, MO 63166	03-17960
Solutia Taiwan, Inc.	575 Maryville Center Drive, St. Louis, MO 63168	03-17961
Sciulia Greater China, inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17962
<ol><li>The Debtors may have done business und</li></ol>	lar other names within the last six years, as follows:	

<u>Dablor</u> Soluite inc.

Other Names Queeny Ches Covery Chemical Company, Monasnio Company, Acrian, Amda, Ascand, Asiroli, Bulvar, CarboGen, Clean Machine, ChroMalor, Dequest, Duranpun, EPG, Girny, KeepSale, KeepSale Marimum, Llumar, Lifler Buster, Maehmaid, Pel Hatt Ellenhait Pharmaceutical Advisors, Pi-Trol, Saline, SCSO, SEF (Self Edinguishing Andreans, Pi-Trol, Saline, SCSO, SEF (Self Edinguishing Andreans), Modacrylic Fiber, Skydrof, Skyldeen, Spray Guard, The Smart farm, Thereassesie.

Therminol, Ultron, Vanceva, Vanceva Color, Vanceva Design, Vanceva Becare,

CPFilms Inc.

Courtaids Performance Films, Inc., Martin Processing, Inc., Courtsids Performance Films of Virginia, Gila, Llumar, Vista, UVSrield, FormulaOne Performance Automotive Films, CourtGard

Solutia Management Company, Inc. Solutia Services, Inc.

Axio Research Corporation Solutia Inter-America, Inc. Sclutta Tahvan, Inc. Sclutte Greater China, Inc.

Statistics and Epidemiology Research Corporation Monachib Inter-America, Inc. Monachib Chessicals Talivan, Inc.

Monagnito Greater China

In 1997, Sciulia was "spun off" from the Monisanto Company (now known as Phermacia Corporation, and returned this notice as "Monisanto") and is an independent company. As part of the apin-oil, Solutia may be responsible for di against Monisanto that were related to Monisanto's historic chemicals business.

his notice for your convenience.

5. You MUST file a proof of claim by the Bar Date if you have any claim against any of the Debtors that arcee before December 17, 2003. The only exception to this requirement is for claims described in paragraph 6, before. Acts or orisetens that occurred before December 17, 2003 may give rise to claims subject to the Bar Date seen if the claims may not have become brown or rised or floatidated until after December 17, 2003. If YOU SEEK TO ASSERT ANY CLAIMS RELATED TO MORRAMITO'S HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE, YOU MUST FILE A PROOF OF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE ACAINST THE CHEMICAL'S BUSINESS OR SOLUTIA MUST FILE A THOOF OF TIMELY PILED AND IF NOT, WILL BE FOREYER BARRED. Under section 101(5) of the Barinoupley Code and as used thrests, the word "claim" meanns: (a) a right to payment, whether or not such right is reduced to judgment, fluiddied, uniquidated, fleed, contingent, mastered, unresourced, or impactance of a right to provide it is not breach gives rise to a right to payment, whether or not such right to an equilible remedy for breach of partnersance if such breach gives rise to a right to payment, whether or not such right to an equilible remedy to reduced to judgment, fleet, confined on the Bore and described.

6. The Bar Date Corder provides that creditors do NOT have to its croops of claim by the Bar Date for the bross of delating.

6. The Bar Date Order provides that creditors do NOT have to see proofs of claim by the Bar Date for the types of claims and interests fisied below in this purgraph 6 (collectively, the "Excluded Claims"). You should not like a proof of date in it that there is any Excluded Claim. The Court may enter one or more separates orders at a later time required to a long proofs of claim for some lights of Excluded Claims. and setting related deadlines. If the Court does enter such an order, you will eceive notice of it. Excluded Claims include:

Southern District of New York in a form substantially similar to Official Bankrupicy Form No. 10, against the correct Debtor; (d) claims paid in full by any of the Debtors during hase chapter 11 cases as authorized by order of the Court; (d) claims of current employees of any of the Debtors, to the extent that the Debtors were authorized by the Court to honor those claims in the ordinary course of their business such as for wangs and benefits, against the Debtors must the proofs of claim by the Ear Dark end and reduces arising before December 17, 2003 against the Debtors must of editions for wrongful termination, discrimination and claims covered by the Debtors' workers' compensation insurance; (d) claims of retired employees of Monashor or any of the Debtors to retirement benefits, including medical, surgical or hospital care benefits, or benefits in the event of pictoress, accident, disability or death under any plan, fund or program (through the purchase of insurance or otherwise) maintained or established in whole or in part by the Debtors before December 17, 2003; (d) claims allowable under sections 503(b) and 507(a)(1) of the Bankrupicy Code as expenses of administration, including claims for goods and services provided to, and accepted by, the Debtors after December 17, 2003; (d) claims which are besed exclusively upon principal, interest and other applicable tess and charges on or under the (a) 6.72% Debentures under an indenture, dated October 1, 1997, (b) 11.25% Service Secured Debentures under an indenture, dated October 1, 1997, and (d) Bank Cradit Agreement, dated October 8, 2003 (collectively, the Debtors of principal, interest and other applicable tess and charges on or under the Debt Instruments, (ii) any between the relation of the proof of claim or account of claims for the repayment by the Debtors of principal, interest and other applicable fees and charges on or under the Debt Instruments, (iii) any person or orthity that instrus of other applicable to sea and charges on or under the Debt In

INSTRUCTIONS FOR FILING PROOPS OF CLAIM:

THE STATE AND THE STATE OF THE

IL YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY NAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICUALAR DEBTOR IN A SINGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SERRARIE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.

8. Your proof of claim form must be filed so as to be received on or before 5:00 p.m. (Prevailing Eastern Time) on
You can file your proof of claim by either (a) mailing the original proof of claim to Solutia Inc., ofo
The Trumbull Group, LLC, P.O. Box 5019, Bowling Green Station, New York, NY 10274-5019 or by (b) delivering the proof of
claims form by overnight occurrie or by hand delivery to Solutia Inc. of Numbull Group, LLC, Southern District of New York One
Bowling Green, Room 534, New York, NY 10004-1406 (left: (860) 687-3956). CONSEQUENCES OF MISSING THE DEADLINE FOR FILING CLAIMS:

10. EXCEPT WITH RESPECT TO EXCLUDED CLAMS (AS DESCRIBED IN SECTION 6), IF YOU FAIL TO FILE A PROOF OF CLAIM ON OR BEFORE 5:00 P.M. (PREVAILING EASTERN TIME), ON \_ON ACCOUNT OF ANY CLAIM YOU WISH TO ASSERT AGAINST ANY OF THE DEBTORS, THEN

YOU WILL BE FOREVER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH

TOU WILL BE FOREVER BARKED FROM ASSET INTO CHAIR COME TO THE THE TOTAL CLAME, THE PROPERTY OF THE PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABILITY WITH RESPECT TO THAT CLAME, AND YOU WILL NOT BE PERMITTED TO VOTE ON ANY PLANS OF REORGANIZATION FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLAMES.

**EXAMINATION OF SCHEDULES:** 

FILAMENTATION OF SCHEDULES:

11. The Debtors' Schedules and the Bar Date Order may be examined and inspected by interested parties during regular business hours at any of (a) the offices of Gibson, Dunn & Crutcher, 200 Park Avenue, New York, New York 10166 or (b) the Clerk of the Barkrupley Court, United States Barkrupley Court, Southern District of New York, Alexander Hamilton Custom House, One Bowling Green, New York, NY 10004-1408, during posted hours. The Debtors' Schedules and the Bar Date Order are also available ordine at <a href="https://www.humbullgroun.com">https://www.humbullgroun.com</a>. Because this case is governed by the Court's General Order regurding electroric means of liting, signing and verifying documents, the Court's docket sheet and documents are also assessable at the Court's internet electric histograms, the court obtained from the PICER's service senter at 1-800-676-6856 (from the US), or (210) 301-6440 (from outside the US), or <a href="https://www.necuments.com">https://www.necuments.com</a>. Cardillors But wish to rely on the Schedules will have the responsibility for determining that their Claims are listed accurately on them.

12. Any questions concerning his Notice, the Bar Date or the Bar Date Order should be directed to the information Line collabilitied for these chapter 11 cases at 1-666-378-1484.

Dated: , 2004

BY ORDER OF THE COURT

GIBSON, DUNN & CRUTCHER

Counsel for the Debtors and Debtors in Possession

## <u>SPECIAL NOTICE TO RESIDENTS OF THE GREENWOOD AREA</u>

On December 17, 2003, each of the Debtors commenced beniuplay cases under chapter 11 of the United States
Bankrupley Code in the United States Bankrupley Court for the Southern District of New York. As part of the beniumpley
process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the fallenting
"Greenwood Materials."

- . The Greenwood Plant produced nylon flament yarn.
- The conservation is prouded by the memory yet.
   Raw materials and other chemicals used at the Greenwood Plant have included nyton Sate, nyton sait, adiptic acid, hydrogenated polyphenyls and hasamehylanedamine, and various liber finishes comprised of mbdures of vegetatic cit, sitnoxylated and sufficiated vegetatic cits and hydrogenated vegetatic oil ethoxylates, mineral cits, lastly adds, alcohold, sarines and lastly eaters, lastly adde, alcohold, sarines and lastly eaters, lastly added, alcohold phosphates ethoxylate, phenolic and thioseter antioxidents, alcohold phosphate ethoxylate, phenolic and thioseter antioxidents, alcohold phosphate. dialiniane glycol.
- Contaminants that may be present at or around the Greenwood Plant Include organic chemicals such as

The Greenwood Plant contained asbestoe-containing materials used for insulation and irreproofing. Asbestoe was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Greenwood

If you, or your property, or your spouse or immediate family member, was exposed to any of the Greenwood Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the tuture, you may have a claim under verious legal theories for damages. Among other things, personal injury damages could relate to physical, sectionals or other personal injuries, such as personal or bodily injury, wrongful death, so consortium, medical meetitating, survivorship or prostanate, consequential, general and special damages or punitive damages. Among other things, proper ly-related damages could relate to cost of removal, diministion of property value or economic loss, or prostanate, consequential, general and special damages or punitive damages. More information about the deficient of "claims" that sust the filed before the deadline is included in paragraph 5 of the legal notice that appears above.

To preserve your claim against the Debters relating to your or your property's exposure to any of the Greenwood Malarists, you MIMET the a proof of claim form before \_\_\_\_\_. If you do not file a proof of claim form, you will tonever have your right to bring any claims against the Debters in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the fiting process and/or to receive a proof of claim form, please call 1-866-378-1484.

By Order of the Court

GIBSON, DUNN & CRUTCHER LLP
Alternays for the Debtors and Debtors in Possession

Dated: New York, New York

SOLUTIA INC., et al. Debtors Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF **PROOFS OF CLAIM ON OR BEFORE [DATE]**

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW:

PLEASE TAKE NOTICE THAT:

1. On December 17, 2003, Solute, Inc. ("Solute") and its affiliated debtors and debtors in possession (collectively, the "Debtors") each filed a voluntary petition for reflet under chapter 11 of file 11 of the United States Code, 11 U.S.C. §§ 101-1330 (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York (the "Court"). Set forth below for each Debtor are its name and its respective case number;

Deblor	Address	Case No.
Solutia Business Enterprises, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17948
Solutia Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17949
Solutia Systems, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17950
Solutia Overseas, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17951
CPFilms, Inc.	4210 The Great Road, Fieldale, VA 24089	03-17952
Solulia Management Company, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17953
Monchem International, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17954
Axio Research Corporation	2601 4th Avenue, Suite 200, Seettle, WA 98121	03-17955
Solulia Investments, LLC	575 Maryville Center Drive, St. Louis, MO 63166	03-17956
Beamer Road Management Company	575 Maryville Center Drive, St. Louis, MO 63166	03-17957
Monchem, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17958
Solulia Inter-America, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17959
Solutia International Holding, LLC	575 Maryville Center Drive, St. Louis, MO 83166	03-17960
Solutia Taiwan, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17961
Solulia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17962
	to all as a series will be the tout also and a follows:	

The Debtors may have done business under other names within the last six years, as follows: beblor Other Hames

<u>Deblor</u> Solula inc.

CPFilms Inc.

Orner Names

Queeny Chemical Company, Monsanto Company, Acrilan, Amda, Ascend, Astrollur,
Bulvar, CarboGan, Clean Machine, Chrohlatic, Dequest, Duraspun, EPG, Ginny,
KeepSate, KeepSate Machinum, Liumar, Litter Buster, Medimaid, Pet Hair Eliminator,
Pharmacourlical Advisors, Pil-Rol, Salex, SCSO, SEF (Self Edinguishing Fiber)
Modacrytic Fiber, Stydrod, StyrGeen, Syray Quard, The Smart Yarns, ThermaSeated,
Therminol, Uliron, Vancera, Vancera Color, Vancera Beeign, Vancera Secure, Vvdvne, Wear-Daled

your contautes Performance Films, Inc., Martin Processing, Inc., Courtautes Performance Films of Virginia, Gita, Liumar, Vista, UVSNetd, FormulaOne Performance Automotive Films, CourtGard

Solulla Management Compa Ado Research Corporation Solutia Services, Inc. Statistics and Epidemiology Research Corporation ent Company, Inc.

Solulla Inter-America, inc. Monsanto Inter-America, Inc. Monsanto Chemicale Taiwan, Inc. Solube Greater Chine Inc. Moneanto Greeter China

In 1997, Soluta was "spun off" from the Monsanto Company (now known as Pharmada Corporation, and referred to in is notice as "Monsanto") and is an independent company. As part of the spin-off, Solutia may be responsible for claims lainst Monsanto that were related to Monsanto's historic chemicals business.

4. On \_\_\_\_\_, the Court entered an order (the "Bar Date Order") establishing \_\_\_\_\_, gt <u>\$500 p.m... Prevailing Eastern Tiese</u> (the "Bar Date"), as the deadthe for tilling proofs of claim against the Debtors. The Bar Date applies to all claims against the Debtors that arose before December 17, 2003 gazent the Excluded Claims listed in paragraph 6 below. The Bar Date Order also sets procedures to be used for filing proofs of claim, which are automarized in this notice for your convenience.

itis notice for your convenience.

S. You MUST file a proof of claim by the Bar Date If you have any claim against any of the Debtors that erose before December 17, 2003. The only exception to this requirement is for claims described in paragraph 5, before. Acts or omissions that occurred before December 17, 2003 may give rise to claims subject to the Bar Date even if the claims may not have become known or tend or liquidated until after December 17, 2003. If YOU SEEK TO ASSERT ANY CLAMS RELITED TO MONSANTO'S HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE, YOU MUST FILE A PROOF OF CLAMB BY THE BAR DATE. ANY CLAMS YOU HAVE AGAINST THE CHEMICAL'S BUSINESS OR SOLUTIA MUST BE TIMELY FILED AND IF NOT WILL BE FOREVER BARRED. Under section 101(5) of the Buritaryby Code and as used herein, the word "claim" means: (a) a right to payment, whether or not such right to reduced to judgment, liquidated, uniquidated, tood, confingent, maltired, unmatured, disputed, undisputed, legal, equilable, secured or unsecured; or (b) a right to an equilable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equilable remedy is reduced to judgment, liquid such confingent, makered, unmatured, disputed, undisputed, secured or unsecured.

The Description of the Desc

remedy is reduced to judgment, fixed, contingent, makined, unwaitured, disputed, undisputed, secured or unecured.

6. The Bar Date Order provides that creditors do NOT have to the proots of claim by the Bar Date for the types of claims and interest listed below in this paragraph 6 (collectively, the "Excluded Claims"). You should not like a proof of claim at his tiese for any Excluded Claims. The Court may enter one or more experate orders at a later time requiring creditors to the proofs of claim for some idnes of Excluded Claims include:

(a) claims first were listed in the schedules of essets and liabilities and statements of financial atters, which were filled by the Debotors on March 2, 2004 and amended on "Schedules"), but only if (i) the Schedules did pot list those claims as "contingent," "uniquidated" or "disputed," and (ii) the holder of the claim does not dispute the Schedules' description of the amount or classification of his claim or the Debotor that is identified as owing the claim;

(b) claims for which a proof of claim already has been filed with the Clerk of the United States Bantrupto; Court for the

Southern District of New York in a form substantially similar to Official Bantsuptoy Form No. 10, against the correct District;

(c) claims paid in full by any of the Debtors during these chapter 11 cases an authorized by order of the Court;

(d) claims of current employees of any of the Debtors, to the estant that the Debtors were authorized by the Court to thoric those claims in the ordinary course of their business such as for wages and benefits, scenarly that current employees must like proofs of claim by the Bar Date for all other claims arriving before December 17, 2003 against the Debtors including claims to wrongful termination, discrimination and claims covered by the Debtors worther compression insurance;

(e) claims of refired employees of Monsemb or any of the Debtors for refrement benefits, including medical, surgical or hospital care benefits, or benefits in the event of sickness, accident, disability or death under any plan, fund or program (Brough the purchase of Insurance or otherwise) maintained or established in whole or in part by the Debtors before December 17, 2003;

claims related to the Solulia Inc. Employees' Pengion Plan;

Debtors before December 17, 2003;
(f) claims related to the Solutia Inc. Employees' Pension Plan;
(g) claims allowable under sections 503(b) and 507(a)(1) of the Bantsuptcy Code as expanses of administration, including claims for goods and services provided to, and accepted by, the Debtors after Coeraber 17, 2003;
(d) claims which are based exclusively upon principal, interest and other applicable less and charges on runder the (a) 6.72% Debenbures under an indenture, dated October 1, 1997, (b) 11.25% Senior Secured Debenbures under an indenture, dated October 6, 2003 (collectively, the "Debt Instruments"); provided that (f) the toragoing exclusion will not apply to the indenture trustee or designated agent under any of the Debt Instruments or related documents, (i) any indenture trustee or designated agent under any of the Debt Instruments or related documents, (ii) any indenture trustee or designated agent under any of the Debt instruments are claim arising out of or relating so nor under the Debt Instruments, (iii) any person or entitly that wishes to assert a claim arising out of or relating so a Debt Instrument, other han a claim for the repayment by the Debtors of principal, interest and other applicable less and charges on or under the Debt Instrument, will be required to like a proof of claim, unless another exception herein applicable sees and charges on or under the Debt Instrument, will be required to like a proof of claim, instruments or related documents will only be required to like proofs of claim asserting claims for the repayment of principal, interest and other applicable less and charges on or under the Best Instruments or agent the chapter 11 estates of the Debtors, together with their respective chapter 11 estates of the Debtors, together with their respective chapter 11 estates of each guerantor or aboundary obtigor;
(i) claims of any direct or indirect non-debtor subsidiery of Solutia Inc. against any of the Debtors; and (iv) equily interests, which interests are based exclusively upon th

issuance or distribution of the interest, must life a proof of claim on or prior to the Bar Date, unle eet to the

INSTRUCTIONS FOR FILING PROOFS OF CLAIM:

WATENICTIONS FOR FILING PROCES OF CLABI:

7. If you like a proof of claim, your filed proof of claim must (a) be written in the English language, (b) be denominated in Lewist currency of the United States, (c) be signed by the claimant or, if the claimant is not an inclinicular, by an authorized agent of the claimant, (d) include as attachments any documents on which the claim is based and (e) conform substantially to Official Form No. (1). You may obtain a proof of claim form from any barkruptsy court clerk's office, from your lawyer, from ourtain business supply stores, from <a href="mailto:supple-stores">supply stores</a>, from <a href="mailto:supple-stores">s

8. YOU MUST SPECIFICALLY IDENTIFY THE DESTOR AGAINST WHICH YOU ASSERT A CLAIM, BY NAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICULAR DESTOR IN A SINGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE THAN ONE DESTOR, YOU MUST FILE A SERRARE PROOF OF CLAIM FORM AGAINST EACH DESTOR.

9. Your proof of claim form must be filled so as to be received on or before 5:00 p.m. (Prevailing Eastern Time) on the common of claim for a filled in the common of the common form the common form the common of the common of

RESPECT TO IT;
YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;
THE DESTORS AND THEIR PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABILITY WITH
RESPECT TO THAT CLAIM; AND

TROUGHT TO THAT CLOURS, AREA
YOU WILL NOT BE PERMITTED TO VOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS
ON ACCOUNT OF THESE BARRED CLAMMS.

EXAMINATION OF SCHEDULES:

11. The Debtors' Schedules and the Bar Date Order may be examined and inspected by interested parties during regular business hours at any of (a) the offices of Gibson, Durn & Crutcher, 200 Park Averus, New York, New York 10186 or (b) the Clerk of the Bankrupley Court, United States Bankrupley Court, Southern District of New York, Assander Hamilton Custom House, One Bowling Green, New York, NY 10004-1406, during posted hours. The Debtors' Schedules and the Bar Date Order are also available online at <a href="mailto:www.trumbuligroup.com">www.trumbuligroup.com</a>. Because this case is governed by the Court's General Creiers regarding electroric means of Bing, signing and wirelying documents, the Court's doclar sheet and documents are also accessible at the Court's internet alte: <a href="mailto:himmenroup.com/rispoy.">http://www.misbu.com/rispoy.</a> through an account obtained from the PACER service center at 1-800-676-6856 (from the US), or (210) 301-6440 (from outside the US), or <a href="http://www.misbu.com/rispoy.html">http://www.misbu.com/rispoy.html</a> that wish to rety on the Schedules will have the responsibility for determining that their Claims are listed accurately on them. QUESTIONS:

Any quastions concerning this Notice, the Bar Date or the Bar Date Order should be directed to the information Line
established for these chapter 11 cases at 1-886-378-1484.

Dated: \_\_\_\_\_, 2004 New York, New York

BY ORDER OF THE COURT GIBSON, DUNN & CRUTCHER

Counsel for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE COLUMBIA AREA

As explained in the legal notice that appears above, Solutia inc. and certain of its affiliates (collectively, the "Debtors") have titled cases under chapter 11 of the United States Barkruptcy Code. The Bankruptcy Court for those cases has set a deadline for automiting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materials or contaminants listed below that were produced, manufactured, supplied, used or disposure to dry Solutia or the termer Monsanto Company (tv/ks Pharmacia Corporation), at the Columbia Plant now owned by Solutia and located at 2292 Monsanto Road, Columbia, Tennessee, you MISST. Be a proof of claim form with the Barkruptcy Court according to the behaviored in the legal notice above. It instructions in the legal notice above by your claim in the future. er loss your rights to re

On December 17, 2003, each of the Debtors commenced bentruptcy cases under chapter 11 of the United States Bantruptcy Code in the United States Bantruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following

- . The Columbia Plant produced elemental phosphorus and ferrophosphorus.
- Raw materials used at the Columbia Plant included phosphate ore, coles, coef and elica gravet.
   Contaminants that may be present at or around the Columbia Plant include inorganic chemicals such as arsenic and

fluoride in addition to the above materials.

The Columbia Plant contained asbestos-containing materials used for insulation and fireproofing. Asbestos and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Columbia.

and is not, used in any products of new maintest produced, instructured, supprised or disposed by the Columbia Materials, and if hat exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under vertous legal theories for damages. Among other things, personal injury demages could relate to physical, emotional or other personal injurys, and as personal or body injury, wronghi death, loss of consortium, emotional survivoratip or prodemate, consequential, general and special damages or pursitive damages. Among other things, properly-related damages could relate to cost of removal, diminution of properly value or economic loss, or prodemate, consequential, general and special damages or pursitive damages. More information about the definition of "claims" that must be filed before the deadline in included in paragraph 5 of the legal notice that appears above.

To preserve your claim against the Debtors retaing to your or your property's exposure to any of the Columbia Materials, you MITET the a proof of claim form before ... If you do not file a proof of claim form, you will forever lose your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the fling process and/or to receive a proof of claim form, please call 1-866-378-1484. By Order of the Court

New York, New York

SOLUTIA INC., et al. Debtors Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE [DATE]

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW:

PLEASE TAKE NOTICE THAT:

1. On December 17, 2003, Solutia Inc. ("Solutia") and its attitated debtors and debtors in possession (collective) "Debtors") each filed a voluntary petition for refet under chapter 11 of file 11 of the United States Code, 11 U.S.C. it 1330 (the "Banforuptcy Code") in the United States Banforuptcy Court for the Southern District of New York (the "Court for the Southern District of New York (the "Court for the Southern District of New York (the "Court") for the below for each Dubtor are its name and its respective case number:

Debtor	Address	Case No.
Sotutia Business Enterprises, Inc.	575 Maryville Center Drive, St. Louis, MO 63168	03-17946
Solutia Inc.	575 Marryville Center Drive, St. Louis, MO 63166	03-17940
Solulia Systems, Inc.	575 Marwille Center Drive, St. Louis, MO 63188	09-17960
Solulia Overseas, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17961
CPFilms, Inc.	4210 The Great Road, Fieldale, VA 24089	03-17962
Solutia Management Company, Inc.	575 Marwille Center Drive, St. Louis, MO 63166	09-17968
Monchem International, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17964
Auto Research Corporation	2601 4th Avenue, Suite 200, SeetBe, WA 98121	09-17966
Solutia Investments, LLC	575 Maryville Center Drive, St. Louis, MO 63166	05-17958
Beamer Road Management Company	575 Maryville Center Drive, St. Louis, MO 63166	09-17967
Monchem, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17968
Solulla Inter-America, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17959
Solulia International Holding, LLC	575 Maryville Center Drive, St. Louis, MO 63166	08-17980
Solutia Talwan, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17961
Solutia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17962

The Debtors may have done business under other names within the last six years, as follows:

<u>Debtor</u> Solulia Inc.

Custer Custoder, Clean Machine, ChroMatte, Dequest, Durasqur, EPG, Glang, KeepSale, KeepSale, KeepSale Machine, ChroMatte, Dequest, Durasqur, EPG, Glang, KeepSale, KeepSale Machine, Limar, Litter Buster, Meshnaid, Pet Hair Bitshnater Pharmacourfool Advisors, Pi-Trot, Salies, SCSO, SSF (Self Edinguishing Floor) Modecylic Fiber, Skydrol, Skykleen, Spray Quard, The Smart Yame, Thermadealed Thermind, Ultron, Vancova, Vancova Color, Vancova Design, Vancova Scorre, Vydyne, Weer-Delied Other Names

**CPFlims Inc.** 

Courbuide Performance Films, Inc., Martin Processing, Inc., Courtaulde Performance Films of Virginia, Gila, Llumar, Vista, UVShield, Formula One Performance Automotive Films, CourtGard

Soluta Management Company, Inc. Addo Research Corporation

Solulia Services, Inc. Statistics and Epidemiology Research Corporation

Solulia inter-America, Inc. Solulla Talwan, Inc. Sciulia Greater China, Inc. Monsanto Inter-America, inc. Monsanto Chemicals Talwan, Inc. Monastio Greater China

In 1997, Solutia was "spun off" from the Monsanto Company (now known as Pharmacia Corporation, and related this notice as "Monsanto") and is an independent company. As part of the spin-off, Solutia may be responsible for di against Monsanto that were related to Monsanto's historic chemicals business.

- his notice for your convenience.

  5. You MUST file a proof of date by the Bar Date if you have any claim against any of the Debtors that arcse before December 17, 2003. The only exception to this requirement is for claims described in paragraph 6, below. Acts or orderions that occurred before December 17, 2003 may give rise to claims subject to the Bar Date even if the claims may not have become tonour or found of requireded until after December 17, 2003. IF YOU SEEK TO ASSERT ANY CLAIMS RELATED TO MONERANTO'S HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE, YOU MUST FILE A PROOF OF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE ADAINST THE CHEMICALS BUSINESS OR SOUTH A MUST BUSINESS OR SOUTH
- remedy is reduced to judgment, fixed, contingent, matured, urmatured, disputed, undisputed, secured or ursecured.

  6. The Bar Date Order provides that creditors do NOT have to the proofs of claim by the Bar Date for the types of dates and interests lieled below in this paragraph 6 (collectively, the "Excluded Claim."). You should not the a proof of date at this time for any Excluded Claim. The Court may enter one or more separate orders at a later time requiring creditors to the proofs of date for some londs of Excluded Claims and setting related deadlines. If the Court dose enter such an order, you will receive notice of it. Excluded Claims include:

  (a) claims that were listed in the schedules of assets and liabilities and statements of financial attaits, which were field by the Debtors on Match 2, 2004 and amended on "Schedules"), but only if (i) the Schedules did not list those claims as "contingent," 'uniquidated' or "deputed," and (ii) the holder of the claim for schedules, the Schedules' are claims as "contingent," 'uniquidated' or "deputed," and (ii) the holder of the claim for the claim or the Debtor that is identified as owing the claim;

  (ii) claims to which a room of claim at earth test heen filed with the Clark of the Linited States Rentountry Court for the

  - ms for which a proof of claim already has been flied with the Clerk of the United States Bankruptcy Court for the

Southern District of New York in a form substantially similar to Official Bankrupicy Form No. 10, against the correct Debter;

sournern District of New York in a form substantially similar to Official Bankruptcy Form No. 10, against the correct Debtor;
(d) datims paid in full by any of the Debtors during these chapter 11 cases as authorized by order of the Court,
(d) datims of current employees of any of the Debtors, to the extent that the Debtors were authorized by the Court to honor
hose claims in the ordinary course of their tusiness such as for wages and benefits, accept hat current employees outst
file proofs of claim by the Ser Debt for all other claims arising before December 17, 2003 against the Debtors including
datims by wongful termination, discrimination and claims covered by the Debtors' workers' compensation insurance;
(e) claims of retired employees of Monsanto or any of the Debtors for referent benefits, locating medical, surgical or
hospital care benefits, or benefits in the event of sichness, accident, disability or death under any plan, fund or
program (through the purchase of Insurance or otherwise) maintained or established in whole or in part by the
Debtors before December 17, 2003;
(f) delatins related to the Solutis Inc. Employees' Pension Plan:

dalast related to the Solulis Inc. Employees' Pension Plan-

delims related to the Soluties (inc. Employees' Pension Plan;
delims related to the Soluties (inc. Employees' Pension Plan;
delims allowable under sections 503(s) and 507(a)(1) of the Bankruptoy Code as expenses of administration,
including claims for goods and services provided (b., and accepted by, the Debtors after December 17, 2003;
delims which are based exclusively upon principal, interest and other applicable less and charges on or under the (a)
6,72% Debenhures under an indenture, dated October 1, 1997, (b) 11.25% Senior Secured Debenhures under an
indenture, deled October 8, 2003 (collectively, the "Debt Instruments," provided that (i) the foregoing exclusion will
not apply to the indenture trustee or designated agent under any of the Debt instruments or related documents will be required
to the a proof of claim on account of claims for the repayment by the Debtors of principal, interest and other applicable has and charges on or under the Debt Instruments, (ii) any person or entitly that whithes to assert a claim arising out,
of or relating to a Debt Instrument, other than a claim for the required to the ear proof of claim and other applicable has and charges on or under the Debt Instrument, will be required to the a proof of claim indentifies the
sucception herein applies and (iv) any indenture trustee or designated agent under any of the Debt Instruments or
related documents will only be required to the applicable beat instrument or registered to the proprietable tests and charges on or under the applicable beat instruments or or against the charges in the section of claim identifies the
Debtors, together with their respective chapter 11 case numbers, that are guarantors or otherwise secondary obligor's
under the applicable to Debt instruments, that proof of claim will be deemed to have been filed against the chapter 11
setted of each guarantor or secondary obligor's or the open the proof of claim identifies the
Debtors, together with their respective chapter 11 case numbers, that are guarantors or

claims of one Debtor against any of the other Debtors; claims of any direct or indirect non-debtor subsidiary of Solutia Inc. against any of the Debtors; and equily interests, which interests are based exclusively upon the commenting of common or preferred stock in a corporation, a general or limited partiner interest in a limited part hership, a membership interest in a limited liability company or warrants or rights to sell or subscribe to such security or interest (any such interest being referred to as an "interest"); provided that holders of interests who wish to assert a daim against any of the Debtors that arises out of or relates to the ownership or purchase of an interest, including claims arising out of or relating to the sale, issuance or distribution of the interest, must like a proof of claim on or prior to the Bar Dete, unless another exception set for its never a confess. and forth herein applies

METRICTIONS FOR FILING PROOFS OF CLAIM:

The proof of the proof of carm, your field proof of claim must (a) be written in the English language, (b) be denominated in lands carency of the United States, (c) be signed by the claiment or, if the claiment is not an individual, by an authorized against of the claiment, (d) include as attachments any documents on which the claim is based and (e) conform substantially to Oddied Form No. 10. You may obtain a proof of claim form from any behalfuptcy count dent's office, from your lawyer, from curtain business supply stores, from <a href="https://www.uscourts.gov/bankform">www.uscourts.gov/bankform</a> or by calling 1-866-378-1484.

B. YOU MUST SPECIFICALLY IDENTRY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY NAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICULAR DEBTOR IN A SINGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SERRIALE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.

8. Your proof of claim form must be filled so as to be received on or before 5:00 p.m. (Prevailing Eastern Time) on You can file your proof of claim by either (a) mailing the original proof of claim to Solufia Inc., ofo The Turnbull Group, LLC, P.O. Box 5019, Bowling Green Station, New York, NY 10274-5019 or by (b) delivering the proof of claims form by overnight courier or by hand delivery to Solutia Inc. of Turnbull Group, LLC, Southern District of New York One Bouiling Green, Room 534, New York, NY 10004-1408 (tab: (890) 887-3956).

REQUENCES OF MISSING THE DEADLINE FOR FILING CLAMB;

10. EXCEPT WITH RESPECTTO EXCLUDED CLAMMS (AS DESCRIBED IN SECTION 6), IF YOU FAIL TO FILE A PROOF OF CLAMM ON OR BEFORE 5:00 PM. (PREVAILING EASTERN TIME), ON ON ACCOUNT OF AMY CLAMM YOU WISH TO ASSERT AGAINST ANY OF THE DEBTORS, THEN

- YOU WILL BE FOREVER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH RESPECT TO ITY:
- RESPECT TO IT!:
  YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;
  THE DEBTORS AND THEIR PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABILITY WITH
  RESPECT TO THAT CLAIM; AND
  YOU WILL NOT BE PERMITTED TO VOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS

ON ACCOUNT OF THESE BARRED CLAIM

EXAMINATION OF SCHEDULES:

11. The Dubors' Schedules and the Bar Date Order may be examined and inspected by interested perfect during regular bushness hours at any of (a) the offices of Gibson, Dunn & Chutcher, 200 Perk Avenue, New York, New York 10166 or (b) the Catalt of the Barlivuptcy Court, United States Benkruptcy Court, Southern District of New York, Avenander Hamilton Custom House, One Bowling Green, New York, NY 10004-1408, during posted hours. The Dubbors' Schedules and the Bar Date Crear are also available online at <u>yeart furnitalignup.com</u>. Because this case is governed by the Court's General Orders reparating descriptions of billing, signing and verifying documents, the Court's docted sheet and documents are also accessible at the Court's internet site: <a href="http://www.nysbuscouris.gov">http://www.nysbuscouris.gov</a>, through an account obtained from the US), or (210) 301-8400 (from cutche the US), or <a href="http://www.nysbuscouris.gov">http://www.nysbuscouris.gov</a>, prough an account obtained from the US). Creditors that wish to rely on the Schedules will have the responsibility for determining that their Claims are listed accounted you of them. CLUBSTICKS:

12. Any questions concerning this Notice, the Bar Date or the Bar Date Order should be directed to the information Line substituted for these chapter 11 cases at 1-866-378-1484.

New York, New York

BY ORDER OF THE COURT

GIBSON, DUNN & CRUTCHER

Counsel for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE ALVIN, TEXAS CITY, HOUSTON AND LAMARQUE AREAS

As explained in the legal notice that appears above, Solutia Inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bantruptcy Code. The Bantruptcy Court for those cases has set a deadline for submitting claims against the Debtors. If you have any claim against a Debtor related to exposure to any products, raw materiate or conteminants tested below that were produced, manufactured, supplied, used or disposed of by Solutia or the former Monsento Company (nN/a Pharmacia Corporation), at the following plants or sites:

- Chocolate Bayou Plant now owned by Solutia and located at FM Road 2917, Alvin, Texas
- Chocolate Bayou Plant now owned by Soutia and located at 11 M Hoad 2917, Ahm, 1exas Monsanto's former Exess City Plant located at 201 Bay Shreet South, Texas City, Texas Guid Coast Waste Disposal Authority located at 1600 Campbell Bayou Road, Texas City, Texas Mations Superfund Site located at 5300 Campbell Bayou Road, Texas City, Texas Tex-Tin Superfund Site located at 2501 Dote Fares Road, Houston, Texas Disposal Coast City, Texas City, Texas Disposal Coast City, Texas City, Texas Disposal Coast City, Texas City,

you MUST! See a proof of claim force with the Bankruptcy Court according to the instructions in the legal notice above by or you will forever lose your rights to recover on your claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Materials."

#### Chocolete Barrou Plant Majoriela

- The Chocolete Bayou Plant has produced sodium nitritotriacetate, phenol, linear allythenzene, specially alkylates, synthetic methionine, sorbic acid, potassium sorbate, formaldehyde, acrylontitile, disodium iminodiacetic acid, diphenyl caide, ethylene, polyethylene and styrene.
- Raw materials used at the Chocolate Bayou Plant have included formaldehyde, cumene, hydrogen cyanide, ammonia, acdium hydroxide, clefins, parettin, hydrogen fluoride, methyl mercaptan, lostene, crotonaldehyde, potaesium hydroxide, methanol, natural joss, chlorobenzene, ethane, ethylene and ethylbenzene.

  Contaminants hait may be present at or ground the Chocolate Bayou Plant include organic chemicals such as benzene
- The Chocolate Bayou Plant contained asbestoe-containing materials used for insulation and fireproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Chocolate Bayou Plant.

#### Texas City Plant Me

- The Texas City Plant has produced acrytonitrile, acutonitrile, ethylbenzene, styrene, acetic acid, sodium cyanide, vinyl chloride, ono-alcohols and phthatate esters.
- Raw malerials used by the Texas City Plant have included propylene, ammonia, benzene, ethylene, methanol, syngas, ozo-alcohols and philhelic anhydride.
- Waste was disposed of on portions of an 80-acre percel located north of the Texas City Plant and on portions of a 20-acre percel located south of the Texas City Plant.
- contaminants that may be present at or around the North 80 site include organic chemicals such as acrylonibite dichloroshanes, and virtyl chloride, naphithetene and styrene, and inorganic chemicals such as copper, lead, and Contaminants that stay be present at or around the South 20 site include organic chemicals such as cepter, lead, and entrybenzame, toluene and sylenes. ed, and zinc.
- The Texas City Plant contained asbestos-containing materials used for insulation and treprocting. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Texas City Plant.

#### Gulf Coast Waste Disposal Authority Materials

The Guif Coast Waste Disposal Authority facility (Campbell Bayou Facility) is an active, non-hazardous waste landfill that closed hazardous and non-hazardous landfill cells.

- . The Gulf Coast Wasie Disposal Authority facility received wastes from the Texas City Plant and the Chocolate Bayou
- Conteminants include a variety of inorganic and organic chemicals reflecting a multitude of users.

#### Majone Superfund Site Majorials

- The Majore Supertund Site was a former waste disposal facility that was used by many companies.
- . The Texas City Plant may have sent certain of the Texas City Plant Meterials to the site.
- . Contaminants include a variety of inorganic and organic chemicals reflecting a multitude of users.

#### Tex-Tin Superland Site Meterials

- The Tex-Tin Superland Site is a former fin smelter and reclaiming operation to which many companies sent materials
   The Texas City Plant may have sent acids to the Tex-Tin Superland Site for recycling.
- . Contaminants include a variety of inorganic and organic chemicals reflecting a multitude of users.

#### Brio Refining Separtund Sile Materials

- . The Brio Refining Superland Site is a former chemical and catelyst recycler to which many companies sent materials.
- The Texas City Plant say have sent styres to the Brio Refining Superfund Site.

  Contaminants that may be present at or around the Brio Refining Superfund Site include organic chemicals such as 12-dictionosthame, 1,12-trichlorosthame, 1,2-dictionosthame, 1,12-trichlorosthame, 1,2-dictionosthame, 1,12-dictionosthame, 1,12-di

#### Obrie Oti Processors, Inc. Supertund Sile Meterials

- The Dittle Oil Processor, Inc. Superfund Site is a fortion oil recovery and recycling operation that received materials from many companies for processing.
- The Texas City Plant may have sent certain Texas City Plant Materials to this site for processing.
- Contaminants that may be present at or act makes very mark meanings to the size for processing. Contaminants that may be present at or acound the Diste Oil Processors, inc. Superfund Size include organic chemicals such as elliphoname, hearchforobenzene, phenanthrene, 1,2-dichloroethane, 1,1,2-trichloroethane and viryl chloride and inorganic chemicals such as copper.

#### MOTCO Superfund Sile Mehrbie

- The MOTICO Superfund Site is a former waste recording site that received materials from many companies.
- The Texas City plant may have sent styrene ters for reprocessing to this site.
- Contaminate that may be present at or around the MOTCO Superfund Site include organic chemicals such as benzene, 1,2-dictionostime, 1,1-dictionostiyeme, 1,1,2-dictionostiyeme, 1,1-dictionostiyeme, 1

chloroethyllether, benzo(a)amitracene, benzo(a)pyrane, chrysene and nightifisalene.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Materials, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the share, you may have a claim under various legal theories for damages. Among other hings, personal injury damages could relate to physical, emotional or other personal injuries, such as personal or boday injury, wronglat death, loss of consortum, medical monitoring, survivorsitio providence, consequential, general and special damages or puritive damages. Among other things, property-related damages could relate to cost of removet, distinution of property value or economic loss, or prosimate, consequential, general and special damages or puritive damages. More internation about the definition of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that appears above.

To preserve your claim against the Debtors relating to your or your property's exposure to any of the Materials, you <u>MUST</u> like a proof of claim forms, you will forever lose your right to hing any claim against the Debtors in the source. Filing a proof of claim form does not automatically entitle you to compensation.

For more information about the filing process and/or to receive a proof of claim form, please call 1-866-378-1484.

By Order of the Court

Daled: New York, New York

SOLUTIA INC., et al., Debtors Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE [DATE]

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW: PLEASE TAKE NOTICE THAT:

On December 17, 2003, Solutia Inc. ("Solutia") and its affiliated debtors and debtors in possession (collectivals, the "Debtors") each field a voluntary petition for relief under chapter 11 of tille 11 of the United States Code, 11 U.S.C. §§ 101-1300 (the "Bankruptoy Code") in the Indited States Bankruptoy Court for the Southern District of New York (the "Court"). Set forth below to each Outstry and its pages and its separation case resented.

Debtor	Address	Case No.
Solutia Business Enterprises, Inc.	575 Maryville Center Drive, St. Louis, MO 63186	03-17846
Solulia Inc.	575 Maryville Center Drive, St. Louis, MO 63166	08-17849
Solulia Systems, Inc.	575 Marwille Center Drive, St. Louis, MO 63166	03-17950
Solulia Overseas, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17951
OPFilms, Inc.	4210 The Great Road, Fieldale, VA 24089	03-17962
Solutia Management Company, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17053
Monchem international, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17964
Axio Research Corporation	2801 4th Avenue, Suite 200, Seattle, WA 98121	03-17955
Solutia investments, LLC	575 Maryvilla Center Drive, St. Louis, MO 63166	09-17956
Beamer Road Management Company	575 Manyville Center Drive, St. Louis, MO 63186	09-17957
Monchem, Inc.	575 Maryville Center Drive, St. Louis, MO 63186	09-17958
Solutia inter-America, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17959
Solutia International Holding, LLC	575 Marwille Center Drive, St. Louis, MO 63166	03-17960
Solutia Taiwan, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	08-17961
Solulia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	09-17962

Solutia Inc.

CPFilms Inc.

Queery Chemical Company, Monsanto Company, Acrilan, Amdis, Ascend, Astrollari, Buhar, CarboGen, Gean Machine, Chrohiditz, Dequeet, Duraspun, EPS, dieng, KeepSale, Resposale, Montamu, Lumar, Little Ruster, Melamad, Pet Hair Elleshatter, Phar maceutical Advisors, Pil-Trid, Salies, SCSO, SEF (Saif Extinguishing Fiber), Modacrytic Fiber, Skrydrol, SkrylGeen, Spray Guard, The Smart Wrns, Thermanical Advisors, Vancea, Vancea, Vancea Dealgn, Vancea Secure, Vydyne, Wear-Dalad

Solulla Management Company, Inc.

Courtaulds Performance Films, Inc., Martin Processing, Inc., Courtaulds Performance Films of Virginia, Gila, Llumar, Vista, UVShield, FormulaOne Performance Automotive Films, CourtGard Schulla Services, Inc. Statistics and Epidemiology Research Corporation

Axio Research Corporation Solutia inter-America, Inc. Solutia Teiwen, inc. Solutia Greater China, inc.

Moneanto Inter-America, Inc. Moneanto Chemicala Talwan, Moneanto Greater China

3. In 1997, Solutia was "spun of" from the Monsanto Compuny (now Imper as Pharmacia Corporation, and referred this notice as "Monsanto") and is an independent company. As part of the spin-oil, Solutia may be responsible for di against Monsanto that were related to Monsanto's historic chemicals business.

DEADLINE FOR FILING CLAIMS AGAINST SOLUTIA AND THE OTHER DEBTORS:

it is notice for your convenience.

5. You MUST like a proof of daim by the Bar Date if you have any claim against any of the Debtors that arcee before December 17, 2003. The only exception to this requirement is for claims described in paragraph 6, before. Acts or ordinations that occurred before December 17, 2003 may give rise to claims subject to the Bar Date even if the claims are not have become traver or bod or figuidated until after December 17, 2003. If YOU SEEK TO ASSERT ANY CLAIMS RELATED TO MOMEWANTO'S HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE YOU MUST FILE A PROOF OF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE AGAINST THE CHEMICAL'S BUSINESS OR SOLUTIA MUST FILE A PROOF OF TAKELY FILED AND IF NOT, WILL BE FOREVER BARRED. Under section 101(5) of the Barrisupply Code and as used hereis, the word "claim" seems (a) a right to payment, whether or not such right is reduced to judgment, logical or right to the configuent, makured, unmakured, disputed, undisputed, logid, equal, equal, out or unaccured, or payment, and in equilibrium removed to budgment liked, ording required to the payment, and the payment of the payment, and the payment of the payment of

8. The Bar Date Order provides that creditors do NOT have to tile proots of claim by the Bar Date for the types of claim and interests listed below in this paragraph 6 (cortectively, the "Excluded Claims"). You should not like a proof of claims at lines for any Excluded Claim. The Court may enfect one or more separate orders at a later time reging creditors to life proof claim for some kinds of Excluded Claims and setting related deadlines. If the Court does enter such an order, you

(b) claims for which a proof of claim already has been filed with the Clerk of the United States Bankrupicy Court for the

Southern District of New York in a form substantially similar to Official Bankruptcy Form No. 10, against the correct Debtor;

Southern District of New York in a form substantially similar to Official Bankruptcy Form No. 10, against the correct Debtor; (c) claims perid in Ail by any of the Debtors during frees chapter 11 cases as sufferitived by order of the Court, (d) claims perid in Ail by any of the Debtors, to the extent that the Debtors were authorized by the Court to honor frose claims in the ordinary course of that business such as for wages and benefits, agong that current employees must file proofs of claim by the Bar Date for all other claims arising before December 17, 2003 against the Debtors including claims for wrongful termination, discrimination and claims covered by the Debtors' workers' compression insurance; (e) claims of relined employees of Monsanto or any of the Debtors to reference benefits, including wedical, surgical or hospital care benefits, for benefits in the event of stockness, accident, disability or death under uptant, fand, or program (through the purchase of Insurance or otherwise) maintained or established in whole or in part by the Debtors before December 17, 2003; (f) claims related to the Solution inc. Employees: Penniton Plant.

claims related to the Solutia Inc. Employees' Pention Plan

claims allowable under sections 503(b) and 507(a)(1) of the Bankrupkry Code as expenses of administration including claims for goods and services provided to, and accepted by, the Debtors after December 17, 2003;

gl calms allowable under sections SQ(b) and SQ(a)(1) of the Bankruptcy Code as expenses of administration, including claims for goods and services provided to, and accepted by, the Debtors after December 17, 2003; claims which are based exclusively upon principal, Interest and other applicable less and charges on or under the (a) 6.7% Debentures under an indenture, dated October 1, 1997, (b) 11.25% Service Secured Debentures under an indenture, dated October 1, 1997 and (d) Bank Credit Agreement, dated October 8, 2003 (collectively, the "Debt Instruments"); provided that (b) the foregoing exclusion will not apply to the Indenture house or designated agent under any of the Debt Instruments or related documents will be required to the a proof of claim on account of claims to the representative to the problem of principal, interest and other applicable fees and charges on or under the Debt Instruments by the Debtors of principal, interest and other applicable fees and charges on or under the Debt Instruments by the Debtors of principal, interest and other applicable fees and charges on or under the Debt Instrument, (ii) any princip or the properties of the applicable fees and charges on or under the Debt Instrument, will be required to the applicable fees and charges on or under the Debt Instrument, will be required to the applicable fees and charges on or under the Debt Instrument or designated agent under any of the Debt Instruments or related documents will only be required to title proofs of claim asserting claims for the repsyment of principal, interest and other applicable less and charges on or under the applicable Debt Instruments or entertains or the proof of claim terms of the Debtors of the Debtors of the Debtor applicable to the principal of the Debtors of the Debtor

set forth herein appli

INTRUCTIONS FOR FILING PROOFS OF CLAIM:

To interest the content of the conte

YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY NAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICULAR DEBTOR IN A SINGLE PROOF OF CLAIM FORM. FOR IN TYOU HAVE A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SEPARATE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.

8. Your proof of claim form must be filed so as to be received on or before 5:00 p.m. (Prevailing Eastern Time) on You can the your proof of claim by either (a) mailing the original proof of claim to Solutia Inc., ofo The Shambull Group, LLC, P.O. Box 5019, Bowling Green Station, New York, NY 10274-5019 or by (b) delivering the proof of claim form by overright courier or by hand delivery to Solutia Inc. of Tumbull Group, LLC, Southern District of New York One Beesling Green, Room 534, New York, NY 10004-1408 (bit; (860) 887-3958).

REQUENCES OF MISSING THE DEADLINE FOR FILING CLAIMS:

19. EXCEPT WITH RESPECT TO EXCLUDED CLAMB (AS DESCRIBED IN SECTION 6), IF YOU FAIL TO FILE A PROOF OF CLAM ON OR BEFORE 5:00 P.M. (PREVAILING EASTERN TIME), ON \_ON ACCOUNT OF ANY CLAM YOU WISH TO ASSERT AGAINST ANY OF THE DEBTORS, THEN

. YOU WILL BE FOREVER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH

POUNTLE BETOILTE BARRIED FROM ASSETTING THAT CLAME (OF TRANSPORT OF THE PROPERTY OF THE PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABILITY WITH RESPECT TO THAT CLAME, AND YOU WILL NOT BE PERMITTED TO VOTE ON ANY PLAN OF PLANS OF REORGANIZATION FOR THE DEBTORS

ON ACCOUNT OF THESE BARRED CLAIMS.

**EXAMPLATION OF SCHEDULES:** 

EXAMINATION OF SCHEDULES:

11. The Debtur? Schedules and the Bar Date Order may be examined and inspected by interested parties during regular basistees hours at any of (a) the ortices of olioson, Durn & Crutcher, 200 Park Avenue, New York, New York 10165 or (b) the Cleats of the Bantrupicy Court, United States Bantrupicy Court, Southern Debtot of New York, Alexander Hamilton Custom House, One Bowling Green, New York, NY 10004-1408, during posted hours. The Debtors' Schedules and the Bar Date Order are also available ordine at wanthumbuligroup.com. Because hits case is governed by the Court's General Orders regarding electroric means of liting, signing and verifying documents, the Court's doctor states and documents are also assessable as the Court's Internet size. http://www.reptu.uccusts.gov/, Brough an account obstant and documents are also estimated the US), or (210) 301-6440 (from outside the US), or (http://www.reptu.uccusts.gov/. Creditors that the rely on the Schedules will have the responsibility for determining that their Claims are listed accurately on hem. QUESTIONS:

12. Any questions concerning his Notice, the Bar Date or the Bar Date Order should be directed to the information Line substituted for these chapter 11 cases at 1-866-378-1484.

het: 2004 Hew York, New York

BY ORDER OF THE COURT

GIBSON, DUNN & CRUTCHER Counsel for the Debtors and Debtors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE MARTINSVILLE AND AXTON AREAS

As explained in the legal notice that appears above, Solutia inc. and certain of its affiliates (collectively, the "Debtors") have filed cases under chapter 11 of the United States Bankruptcy Code. The Bankruptcy Court for those cases has set a deadline for submitting datins against the Debtors. If you have any claim against a Debtor related to expours to any products, raw malariets or contaminants itseld below that were produced, manufactured, supplied, used or disposed of by Solutia or the former CPRIMe/Courtaite/Mar tin Processing at the Martineville Plent now owned by Solutia located at 4210 The Great Read, Pleidae, VA 2008 and the Autom Plant now owned by Solutia located at 47 Branda Drive, Autom, VA, you MISST tile a proof of datin form with the Bankruptcy Court according to the Instructions in the legal notice above by or rightle to recover on your claims in the finkers.

On Discember 17, 2003, each of the Debtors commenced bentruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bentruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Martinsde/Axton Materials."

The Martinsville and Axton Plants produced a variety of coated \$m products.
 Raw materials used at the Martinaville and Axton Plants have included polyester tim and organic solvents.

Contaminants that may be present at or around the Martinaville and Axton Plants include organic chemicals such as ethylene glycol, diproprierie glycol, nethyl pyrolidone, methylethyl testone, toluene, butyl acatale, in butyl acatale, after acetale, PM acetale, IPA and THE

The Martinsville and Axton Plants contained asbestos-containing materials used for insulation and freproofing, absolut was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the artinaville and Axton Plants.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Martinevilla/Axion Malastels, and if that exposure directly or indirectly caused injury hat becomes apparent either now or in the future, you may have a daim under various legal hacries for demages. Among other things, personal ritury damages could relate to physical, encoderate or personal injuries, such as personal or body jury; wrongful deeth, loss of consortium, medical institutions, survivorship or prodimate, consequential, general and special damages or puritive damages. Among other flags, property-related damages could relate to cost of removal, diminution of property value or accommitted or prodimate, consequential, general and special damages or puritive damages. More information about the delirition of "claims" hat must be filed before the deadline is included in paragraph 5 of the legal notice that appears above.

ment are must unknown the desirate as incurred in paragraph 5 of the legal notice that appears above.

The preserve your claim against the Debtors relating to your or your property's exposure to any of the Martineville/Axion
in your full that proof of claim form before
iff you do not file a proof of claim form, you this flavour foce your right to bring any claim against the Debtors in the future. Filing a proof of claim form does not internation, and the proof of claim form does not internation.

For more intermetion about the sting process and/or to receive a proof of claim form, please call 1-886-378-1484.

By Order of the Court

New York, New York

SOLUTIA INC., at al. Debtors

Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE [DATE]

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW:

PLEASE TAKE MOTICE THAT:

1. On December 17, 2003, Solutia Inc. ("Solutia") and its affiliated debtors and debtors in possession (collectively, the "Debtors") each lifed a voluntary petition for relief under chapter 11 of file 11 of the United States Code, 11 U.S.C. §§ 101-1330 (the "Benkrupkey Code") in the United States Benkrupkey Court for the Southern District of New York (the "Court"). Set fortif below for each Debtor are its name and its respective case number:

Debior	Address	Case No.
Solulie Business Enterprises, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17948
Solutia inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17949
Solulia Systems, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17950
Solutia Overseas, inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17951
CPFilms, Inc.	4210 The Great Road, Fieldale, VA 24089	03-17952
Solute Management Company, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17953
Monchem International, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17954
Axio Research Corporation	2601 4th Avenue, Suite 200, Seatte, WA 98121	03-17955
Solutia investments, LLC	575 Marwille Center Drive, St. Louis, MO 63166	03-17956
Beamer Road Management Company	575 Maryville Center Drive, St. Louis, MO 83166	03-17957
Manchem, Inc.	575 Maryville Center Drive, St. Louis, MO 83166	03-17958
Solutia Inter-America, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17959
Solutia International Holding, LLC	575 Maryville Center Drive, St. Louis, MO 63166	03-17960
Solutia Taiwan, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17961
Solutia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17962

2. The Debtors may have done business under other names within the test six years, as follows:

CPFilms Inc.

Other Names

Guerry Chemical Company, Monsanto Company, Acriten, Amdis, Ascend, Astrollut,
Butvar, CarboGen, Clean Machine, ChroMatix, Dequest, Duraspun, EPG, Glony,
KeepSale, KeepSale Maximum, Lunear, Ulter Buster, Mestinad, Pat Hair Eliminator,
Pharmaceutical Advisors, Pil-Tird, Sadies, SC50, SEF (Self Extinguishing Fiber)
Modacrytic Fiber, Strytrid, Stylfeen, Spray Guard, The Smart Verns, ThermaSealed,
Thermind, Ultron, Vanceva, Vanceva Color, Vanceva Design, Vanceva Secure,

Your laulds Performance Films, Inc., Martin Processing, Inc., Courtaulds Performance Films of Virginia, Gila, Llumar, Vista, LV/Shield, FormulaOne Performance Automotive Films, CourtGard

Solutia Management Company, Inc. Asio Research Corporation Solutia Inter-America, Inc.

Statistics and Epidemiology Research Corporation Monsanto Inter-America, Inc. Monsento Chemicals Talwan, Inc. Monsanto Greeter China

Solutia Services, Inc.

Solutia Teiwan, Inc. Solutia Greater China, Inc.

3. In 1997, Solutia was "spun off" from the Monsanto Company (now known as Pharmada Corporation, and referred to in this notice as "Monsanto") and is an independent company. As part of the spin-off, Solutia may be responsible for claims against Monsanto that were related to Monsanto's historic chemicals business.

DEADLINE FOR FILING CLAMS AGAINST SOLUTIA AND THE OTHER DEBTORS:

this notice for your convenience.

5. You MUST file a proof of claim by the Bitt Date if you have any claim against any of the Debtors that arose before December 17, 2003. The only exception to this requirement is for claims described in paragraph 6, below. Acts or omissions that occurred before December 17, 2003 may give rise to claims subject to the Bitt Date seen if the claims may not have become innorm or tood or floatisated until after December 17, 2003. If YOU SEEK TO ASSERT ANY CLAIMS RELATED TO MONSANTO'S HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN BRAGRAPH 3, ABOVE, YOU MUST FILE A PROOF OF CLAIM BY THE BAR DATE. ANY CLAIMS YOU HAVE ASAINST THE CHEMICAL'S BUSINESS OR SOLUTA MUST BY TIMELY RILED AND IF NOT, WILL BE FOREVER BARRED. Under section 101(5) of the Baricuptacy Code and as used herein, the word "claim" means: (a) a right to payment, whether or not such right is reduced to judgment, figuidated, triquidated, triangent, makered, unvestured, disputed, undeputed, legat, equitable, secured or unsecured; or (b) a right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fleet, confingent, makered, unseastred, disputed, undeputed, secured or unsecured.

remedy is reduced to judgment, fixed, confingent, matured, urmatured, disputed, undeputed, secured or unsecured.

6. The Bar Date Order provides that creations do NOT have to title proofs of claim by the Bar Date for the types of claims and interests belied below in this peragraph 6 (collectively, the "Excluded Claims"). You should not life a proof of claim at this time for any Excluded Claims. The Court may enter one or soors separate orders at a later time requiring creations to the proofs of claims for some lands of Excluded Claims and setting related desditines. If the Court dose enter such an order, you will receive notice of it. Excluded Claims choude:

(a) claims that were fisted in the activities of assets and fiabilities and statements of financial affeirs, which were fitted by the Debtors on March 2, 2004 and amended on "(as amended, the "Schedutes"), but only if (i) the Schedutes did not filed those claims as "contingent," uniquidated" or "deputed," and (ii) the holder of the claim does not dispute the Schedutes' description of the amount or classification of the claim or the Debtor that is identified as owing the claim;

(b) claims for which a proof of claim shready has been tiled with the Clark of the United States Bankmintor Court for the

(b) claims for which a proof of claim already has been filed with the Clerk of the United States Bankruptcy Court for the

Southern District of NewYork in a form substantially similar to Official Benkruptcy Form No. 10, against the correct Debtor; claims paid in full by any of the Debtors during frees chapter 11 cases as authorized by order of the Court; claims paid in full by any of the Debtors, to the extent that the Debtors were authorized by the Court to honor those claims in the ordinary course of their business such as for wages and benefits, against the Debtors trained the proofs of claim by the Bar Date for all other claims arising better Decumber 17, 2003 against the Debtors studing claims for wrongful fermination, discrimination and claims covered by the Debtors' workers' compensation insurance; claims of referred employees of Monarance or otherwise) maintained or established in under any plan, fund or program (through the purchase of haur arise or otherwise) maintained or established in whole or in part by the Debtors for plant and the Bourta in Campioves. Pension Plant, claims allowable under search. Employees' Pension Plant, claims allowable under search.

claims abovable under excitons 503(b) and 507(a)(1) of the Bankrupicy Code as expenses of administration including claims for goods and services provided to, and accepted by, the Debtors after December 17, 2003;

came anowable intoller sections scorpt and soft/agt ) or the Barterupicy Code as expenses of administration, including claims for goods and services provided to, and accepted by, the Debbirs after December 17, 2003; c) calles which are based exclusively upon principal, interest and other applicable less and charges on or under the (a) 6,72%. Debenfurse under an indenture, dated July 9, 2002; (c) 7.375% Debenfurse under an indenture, dated October 1, 1997, bit 1,12%. Sperior Secured Debenfurse under an indenture, dated July 9, 2002; (c) 7.375% Debenfurse under an indenture, dated October 1, 1997 and (4) Bank Cradit Agreement, dated October 3, 2000; (collectively, the "Debt Instruments"), provided that (8) the foregoing exclusion will not apply to the indenture insules or designated agent under any of the Debt Instruments or related documents, 89 any indenture trustee or designated agent under any of the Debt Instruments or related documents, 89 any indenture trustee or designated agent under any of the Debt Instruments or relating to a Debt Instrument, other than a claim for the repayment by the Debtors of principal, inferest and other applicable fees and charges on or under the Debt Instrument, with so required to the a proof of claim, unless another exception herein applicable fees and charges on or under the sustee or designated agent under any of the Debt Instruments or related documents will only be required to the proofs of claims asserting claims for the repayment of principal, inferest and other applicable fees and charges on or under the applicable Debt Instruments or against the chapter 11 estates of the Debtors (8) that is (are) the propriet of bits proofs of claims asserting claims for the repayment the chapter 11 estates of the Debtors (8) that is (are) the propriet of bits proofs of claims asserting claims for the repayment the chapter 11 estates of the Debtors (8) that is careful to pay the propriet of the underlying claims for the propriet of the proof of claims as a related to the proof of claim

centres of any order or instruct or recovery accounts of sources into against any or the Decords; and equily interests, which interests are based exclusively upon he ownership of common or pretented stock in a corporation, a general or limited partner interest in a limited partnership, a membership interest in a limited fability company or warrants or rights to sell or subscribe to such security or interest (any such interest being referred to as an 'Interest'); provided that holders of interests who wish to assert a daim against any of the Debtors that arises out of or relates to the ownership or purchase of an interest, including claims arising out of or relating to the sale, leasurance or distribution of the interest, must file a proof of daim on or prior to the Bar Date, unless another exception and for the herein applies.

INSTRUCTIONS FOR FILING PROOPS OF CLAME

assi trace (1975) returns the proof of claim, your filed proof of claim must (a) be written in the English language, (b) be denominated in tentul currency of the United States, (c) be signed by the claimant or, if the claimant is not an individual, by an authorized agent of the claimant, (d) include as attachments any documents on which the claim is based and (e) conform substantially to Official Form No. 10. You may obtain a proof of claim form from any bankruptey court clarks office, from your lawyer, from certain business supply stores, from www.uncourts.gov/bankform or by calling 1-866-378-1484.

8. YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY NAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICULAR DEBTOR IN A SINGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SEPARATE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.

Your proof of claim form must be filed so as to be received on or before 5:00 p.m. (Prevailing Eastern Time) on
 You can file your proof of claim by either (a) mailing the original proof of claim to Solutia Inc., ofo
The Trumbull Group, LLC, PO. Box 5019, Bowling Green Station, New York, NY 10274-5019 or by (b) delivering the proof of
claim form by evernight ourse or by band delivery to Solutia Inc. of Tumbull Group, LLC, Southern District of New York, NY 10004-1408 (he): (860) 687-5956).

CONSEQUENCES OF MISSING THE DEADLINE FOR FILING CLAIMS:

COMSEQUENCES OF MISSING THE DEADLINE FOR HILITIS FLAMES:

10. EXCEPT WITH RESPECT TO EXCLUDED CLAIMS (AS DESCRIBED IN SECTION 6), IF YOU FAIL TO FILE A PROOF OF CLAIM ON OR BEFORE 5:00 P.M. (PREVAILING EASTERN TIME), ON ON ACCOUNT OF ANY CLAIM YOU WISH TO ASSERT AGAINST ANY OF THE DEBTORS, THEN

• YOU WILL BE FOREVER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH

YOU WILL BE FUNEYER BARRIED FROM BOUNTIES CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;
YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM;
THE DEBTORS AND THEIR PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABILITY WITH
RESPECT TO THAT CLAIM; AND

YOU WILL NOT BE PERMITTED TO VOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLAMS.

EXAMINATION OF SCHEDULES:

11. The Debtors' Schedules and the Bar Date Order may be examined and inspected by interested perfec during regular business hours at any of (a) the offices of Gibson, Durn & Crutcher, 200 Park Avenue, New York, New York 10186 or (b) the Clerk of the Banhruptcy Court, United States Bankruptcy Court, Southern District of New York, Alexander Hamilton Custom House, One Bowling Green, New York, NY 10004-1406, during posted hours. The Debtors' Schedules and the Bar Dete Order are also available online at <a href="https://www.numbuscouris.com/">https://www.numbuscouris.com/</a>. Because this case is governed by the Court's General Orders regarding electronic means of filing, signing and verifying documents, the Court's doctor sheet and documents are also accessable at the Court's internet alic: https://www.numbuscouris.gov.itmouth an account obtained from the RICER service center at 1-800-676-6856 (from the US), or (210) 301-6440 (from outside the US), or https://www.numbuscouris.numb QUESTIONS:

12. Any questions concerning this Notice, the Bar Date or the Bar Date Order should be directed to the information Line established for these chapter 11 cases at 1-866-376-1484.

2004 New York, New York

Dated: \_\_\_\_\_, 2004

BY ORDER OF THE COURT

GIBSON, DUNN & CRUTCHER Counsel for the Debtors and Debtors in Possession

SPECIAL NOTICE TO RESIDENTS OF THE SEATTLE AREA

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy process, the Debtors are required to provide notice to those who may have a claim caused by exposure to the following "Seattle Materials."

- The Seattle Plant produced venillin and ethyl vanillin.
- Raw materials used at the Seatle Plant Included waste sulfits liquor.
  Contaminants that may be present at or around the plant include organic chemicals such as bist2-ethythetyti phthalate, or metals such as cadmium, arsenic, lend, mercury, selenium, thalium and vanadium.

The Seattle Plant contained asbestoe-containing materials used for insulation and freproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Seattle Plant.

If you, or your property, or your spouse or immediate family member, was exposed to any of the Seatlle Materials, and it that exposure directly or indirectly caused injury that becomes apparent either now or in the future, you may have a claim under various legal theories for demages. Among other things, personal injury damages could relate to physical, emotional or other personal injury, and apparent either personal injury, and make a claim under various legal theories for demages. Among other things, properly related damages could relate to could or remove, deminution of properly value or economic loss, or products, consequential, general and special damages could relate to c

For more information about the filing process and/or to receive a proof of claim form, please call 1-866-378-1484.

By Order of the Court

in re SOLUTIA INC., et at.,

Chapter 11 Case No. 03-17949 (PCB) (Jointly Administered)

## NOTICE OF DEADLINE FOR FILING OF PROOFS OF CLAIM ON OR BEFORE (DATE)

TO ALL CREDITORS OF THE DEBTORS AND DEBTORS IN POSSESSION LISTED BELOW: PLEASE TAKE NOTICE THAT:

1. On December 17, 2003, Solutia Inc. ("Solutia") and its sittlifated debtors and debtors in possession (collectively, the "Debtors") each filed a voluntary petition for relief under chapter 11 of file 11 of the United States Code, 11 U.S.C. (# 101-1330 (the "Bandruptcy Code") in the United States Bentruptcy Court for the Southern District of New York (the "Court"). Set forth below for each Debtor are its name and its respective case number:

Debtor	Address	Case No.
Solulia Business Enterprises, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	C3-17948
Solutia Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17949
Solutia Systems, Inc.	575 Maryville Cenier Drive, St. Louis, MO 63166	03-17950
Solutia Overseas, inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17951
CPRIMS, Inc.	4210 The Great Road, Fieldale, VA 24089	08-17962
Solutia Management Company, Inc.	575 Maryville Center Drive, St. Louis, MO 63168	03-17963
Monchem International, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17964
Axio Research Corporation	2601 4th Avenue, Suite 200, Seattle, WA 98121	09-17066
Schulla investments, LLC	575 Maryville Center Drive, St. Louis, MO 63166	09-17966
Beamer Road Management Company	575 Maryville Center Drive, St. Louis, MO 63166	09-17957
Monchem, Inc.	575 Maryville Cernter Drive, St. Louis, MO 63166	09-17968
Solutia Inter-America, Inc.	575 Maryville Center Drive, St. Louis, MO 83166	03-17950
Solutia International Holding, LLC	575 Maryville Conter Drive, St. Leuis, MO 63166	03-17980
Solulia Taiwan, Inc.	575 Maryville Center Drive, St. Louis, MO 83166	03-17961
Solulia Greater China, Inc.	575 Maryville Center Drive, St. Louis, MO 63166	03-17962

The Debtors may have done business under other names within the last six years, as follows:

Solutia Inc.

Other Names Queerly Chemical Company, Monsanto Company, Acrilan, Amda, Ascand, Astrollari, Buhvar, CarboGen, Clean Machine, ChroMalbr, Dequest, Duraspun, EPG, Glinny, KeepSate, KeepSate Micrimum, Liumar, Litter Buster, Mesimud, Pet Hair Ellenhalter, Pharmacoulical Advisors, Pil-Trio, Saller, 9C50, SEF (Self Edinpulshing Rhar) Modacryfic Rhae, Skydrof, Skyfdeen, Spray Guard, The Smart Varna, Thermadianted, Therminol, Ultron, Vanceva Vanceva Color, Vanceva Design, Vanceva Secure,

Vwdyne, Wear-Dated CPRIms inc

Vydyre, vrom-vascu Courtaulds Performance Films, Inc., Merfin Processing, Inc., Courtaulds Performance Films of Virginia, Gila, Llumar, Vista, UVShield, ForssulanOne Performance Automotive Films, CourtGard

Solulla Management Company, Inc.

Axio Research Corporation Sciulia inter-America, Inc.

Solulia Services, Inc. Statistics and Epidemiology Research Corporation

Monsanto Inter-America, inc. Monsanto Chemicals Taiwan, Inc. Solviia Talwan, Inc. Solutia Greater China, Inc. Moneanto Greater China

3. In 1997, Solulia was "spun off" from the Monsanio Company (now known as Phermacia Corporation, and referred to in this notice as "Monsanio") and is an independent company. As part of the spin-off, Solutia may be responsible for claims against Monsanto that were related to Monsanto's historic chemicals business.

DEADLINE FOR FILING CLAIMS AGAINST SOLUTIA AND THE OTHER DEBTORS:

his notice for your convenience.

5. You MUST tile a proof of daim by the Bar Dete If you have any claim against any of the Deblors that arose before December 17, 2003. The only exception to his requirement is for claims described in paragraph 6, below. Acts or crisesons that occurred before December 17, 2003 may give rise to claims subject to the Bar Date even if the claims may not have become troad or floatised until after December 17, 2003. If You SEEK TO ASSERT ANY CLAMS RELATED TO MOMEMATIO'S HISTORIC CHEMICAL BUSINESS OF THE KIND DESCRIBED IN PARAGRAPH 3, ABOVE, YOU MUST FILE A PROOF OF CLAMB BY THE BAR DATE. ANY CLAMS YOU HAVE ACAINST THE CHEMICALS BUSINESS OR SOLUTIA MUST FILE TAMELY FILED AND IF NOT, WILL BE FOREVER BARRED. Under section 101(§) of the Barkuptoy Code and as used heats, the word "daim" means: (a) a right to payment, whether or not such right is reduced to judgment, liquidated, stilled, fast, contributed, as the contributed of performance if such breach gives rise to a right to payment, whether or not such right to an equilibrium remoty to breach of performance if such breach gives rise to a right to payment, whether or not such right to an equilibrium remoty is reduced to Judgment, lice, contributed, malared, unstable of, desired, asserted or unsecured.

5. The Rev Date Order receives the bar residence of the property of the payment of the types of claims.

remary is reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured or unsecured.

8. The Bar Date Order provides that creditors do NOT have to fixe proofs of claim by the Bar Date for the types of claims and interests fixed below in this paragraph 6 (collectively, the "Excluded Claim"). You should not fixe a proof of claim at this line for any Excluded Claim. The Court may enter one or more separate orders at a later time requiring creditors to fits proofs of claim to some kinds of Excluded Claims and setting related deedlines. If the Court does enter such an order, you will receive notice of it. Excluded Claims include:

(a) claims that were listed in the schedules of exsets and liabilities and statements of fitnestial affairs, which were fitted by the Dators on Match 2, 2004 and amended on "Schedules"), but only if (i) the Schedules did poj list those claims as "contingent," undiquidated or "disputed," and (ii) the holder of the claim does not dispute the Schedules' description of the amount or classification of the claim on the Dators that is identified as owing the claim;

(b) claims for which a proof of claim already has been filed with the Clerk of the United States Bankruptcy Court for the Southern District of New York in a form substantially similar to Official Bankruptcy Form No. 10, against the cornect District, (c) claims paid in full by any of the Debtors during these chapter 11 cases as sufferized by order of the Court, (d) claims of current employees of any of the Debtors, to the extent that the Debtors were authorized by the Court to honor those claims in the ordinary course of their business such as for wages and benefits, agong that current employees must like proofs of datin by the Bar Date for all other claims arising before December 17, 203 against the Debtors including claims for wongful larrent ministion, discrimination and claims covered by the Debtors for worker's compensation insurance; (e) claims of retired employees of Monsanto or any of the Debtors for retirement benefits, including medical, surgical or hospital care benefits, or benefits in the event of sickness, accident, dissibility or death under any plan, fund or program (Brough the purchase of hisustency or otherwise) maintained or established in whole or in part by the Debtors before December 17, 2003;

program (through the purchase of insurance or otherwise) maintained or established in whole or in part by the bottors before December 17, 2003;
(f) claims attead to the Soutiae inc. Employees' Plansion Plan;
(g) claims attead to the Soutiae inc. Employees' Plansion Plan;
(g) claims attead to the Soutiae inc. Employees' Plansion Plan;
(g) claims attead to the Soutiae inc. Employees' Plansion Plan;
(g) claims attead to the Soutiae inc. Employees' Plansion Plan;
(g) claims attead to the Soutiae inc. Employees' Plansion Plan;
(g) claims attead to the Soutiae inc. Employees' Plansion Plan;
(g) claims attead to the Soutiae inc. Employees' Plansion Plan;
(g) claims attead to the Soutiae inc. Employees' Plansion Plansion
(h) claims attead to the Soutiae inc. Employees' Plansion
(h) claims which are based exclusively upon principal, heterest and other applicable less and charges on or under the (a) 6.72%
Debentures under an indeman, dated October 1, 1997, (b) 11, 25% Serior Secured Debentures under an indemantary dated October 1, 1997 and (d) Bank Crodit Agreement, dated
October 8, 2003 (collectively, the 'Debt Instruments'); provided that (i) the tragging exclusion will not apply to the Indemantary
Index or designated agent under any of the Debt Instruments or related documents will be required to lies a proof of claim, unless annother acception there is entaining to a Debt Instrument, (iii) any person or under the Debt Instruments, (iii) any person or or the proof of claim, unless another acception bettes and charges on or under the Debt Instruments, (iii) any person or the proof of claim, unless another acception breath and charges on or under the Debt Instruments or against any of the Debtors, interest and other applicable tess and charges on or under the Debt Instruments or against the chapter 11 easter of each person of the D

set forth herein applies.

METRUCTIONS FOR FILING PROOFS OF CLAIM:

THE PRINCIPLES FOR FILMIS PROVISED. TIGHABLE

7. If you like a proof of claim, your field proof of claim must (a) be written in the English language, (b) be denominated in learnil currency of the United States, (d) be signed by the claimant or, if the claimant is not an individual, by an authorized agent of the claimant, (d) include as attachments any documents on which the claim is based and (e) contorm substantially to Official Form No. 10. You may obtain a proof of claim form from any beningstoy on out claim's office, from your lawyer, from certain business supply stores, from <a href="https://www.usco.gris.gov/banktorm">www.usco.gris.gov/banktorm</a> or by calling 1-865-378-1484.

8. YOU MUST SPECIFICALLY IDENTIFY THE DEBTOR AGAINST WHICH YOU ASSERT A CLAIM, BY NAME AND PROPER CHAPTER 11 CASE NUMBER. YOU SHOULD INCLUDE ALL CLAIMS AGAINST A PARTICULAR DEBTOR IN A SINGLE PROOF OF CLAIM FORM. IF YOU HAVE A CLAIM AGAINST MORE THAN ONE DEBTOR, YOU MUST FILE A SEPARATE PROOF OF CLAIM FORM AGAINST EACH DEBTOR.

8. Your proof of claim form must be filled so as to be received on or before 5:00 p.m. (Preveiling Eastern Time) on You can file your proof of claim by either (a) shalling the original proof of claim to Solutie Inc., o'd The Tumbull Group, LLC, PO. Box 5019, Bowling Green Station, New York, NY 10274-5019 or by (b) delivering the proof of claim by overnight oursier or by hand delivery to Solutie Inc. o'd Tumbull Group, LLC, Southern District of New York One Bouling Green, Room 534, New York, NY 10004-1408 (tab: (860) 687-3956).

COMMEQUENCES OF MISSING THE DEADLINE FOR FILING CLAIMS:

10. EXCEPT WITH RESPECTTO EXCLUDED CLAIMS (AS DESCRIBED IN SECTION 6), IF YOU FAIL TO FILE A PROOF OF CLAIM ON OR BEFORE 5:00 PM. (PREVAILING EASTERN TIME), ON ON ACCOUNT OF ANY CLAIM YOU WISH TO ASSERT AGAINST ANY OF THE DEBTORS, THEN ... YOU WILL BE FOREVER BARRED FROM ASSERTING THAT CLAIM (OR FILING A PROOF OF CLAIM WITH

POUNTLE BEFOREVER BARRIED FROM ASSENTANCE HAT CLAIM (OR HUNG A PROOF OF CLAIM WITH RESPECT TO IT);

YOU WILL NOT RECEIVE ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF THAT CLAIM; THE DEBTORS AND THEIR PROPERTY WILL BE DISCHARGED FROM ANY AND ALL LIABILITY WITH RESPECT TO THAT CLAIM; AND

YOU WILL NOT BE PERMITTED TO YOTE ON ANY PLAN OR PLANS OF REORGANIZATION FOR THE DEBTORS ON ACCOUNT OF THESE BARRED CLAIMS.

NATION OF SCHEDULES:

Planta Annu OF Schelules;

11. The Deblors' Schedules and the Bar Date Order may be examined and inspected by interested perfec during regular bushness hours at any of (a) he offices of Gibson, Dunn & Crutcher, 200 Park Avenue, New York, New York 10/65 or (b) he Clark of the Bankruptcy Court, United States Bankruptcy Court, Southern District of New York, Alexander Hamilton Custom House, One Bowing Green, New York, NY 10004-1406, during posted hours. The Deblors' Schedules and the Bar Date Order are also available online at <a href="https://www.ntumbulscroup.com">www.ntumbulscroup.com</a>. Because this case is governed by the Court's General Orders regarding description means of liting, signing and verifying documents, the Court's docted sheet and documents are also accessible at the Court's Internet site: "Biothywww.nteruptcourts.gov," through an account obtained from the PACER service center at 1-800-676-6856 (from the US), or (210) 301-6440 (from outside the US), or <a href="https://www.nteruptcourts.gov">https://www.nteruptcourts.gov</a>. Creditors that with to rety on the Schedules with have the responsibility for determining that their Claims are listed accurately on them. **QUESTIONS:** 

12. Any questions concerning this Notice, the Bar Date or the Bar Date Order should be directed to the information Line calabilities for these chapter 11 cases at 1-866-378-1484.

, 2004 New York, New York

BY ORDER OF THE COURT GIBSON, DUNN & CRUTCHER

Counted for the Deblors and Deblors in Possession

## SPECIAL NOTICE TO RESIDENTS OF THE NITRO AREA

rour claim in the future.

On December 17, 2003, each of the Debtors commenced bankruptcy cases under chapter 11 of the United States Bankruptcy Court for the Southern District of New York. As part of the bankruptcy crocess, the Debtors are required to provide notice to those who may have a differ caused by exposure to the following "hitto Plant Materials," "Armour Creek Materials" and "Files/Artel Materials" (collectively, the "hitro Materials").

#### Nitro Plant Meterials

The Nitro Plant produced nubber pre-vulcanization inhibitor, rubber vulcanizing agent, nubber vulcanization acceleration rubber post-vulcanization inhibitor, nubber anti-oxidants and anti-oxonants, inscluble suitur, thermoplantic nubber, treaticalitic callulosic fibers, synthetic methionine, ethologoum, sodium mercaptobenzolitiazole and 2,4,5-T herbicide.

Raw materials and other chemicals used at the Nitro Plant Included author and authority compounds, tertiar bulylamine, p-phenelidine, acetone, methyl mercaptan, hydrogen cyanide, formaldehyde, time, 2,4,5-chlorophenol, chlorocetic acid, carbon bisulfide, antine, chlorine, sutturic acid, caustic soda and paraminoliphenyl (PAB), hydrogenated polyphenyls and kerosene.

Contaminants that may be present at or around the Nitro Plant include organic chemicals such as including 1,1-

dichirorethare, carbon istractiones, halomethanes, vinyl chioride, hisrhorcethane and istractionrethanes, and argued chemicals such as polycyclic aromatic hydrocethors, phthalate esters; and diodnohumas.

The Nitro Chart contained used asbestos-containing materials used to insulation and freeproofing. Asbestos was not, and is not, used in any products or raw materials produced, manufactured, supplied or disposed by the Nitro Plant.

#### **Armose Creek Meterials**

The Amour Creek Landill is a closed industrial solid waste landfill formerly used by the Nilro Plant.

. Conteminants that may be present at or around the Armour Creek Landitt are similar to those that may be present at

#### FinniArini Materials

The Fits/Ariel Superfund Site is a former batch chemical production plant and sewage treatment plant.

Contaminants that may be present at or around the Fits/Ariel Superfund Site Include pselicides such as aidrin, dieldren, heptachior, Alpha-BHC, Beta-BHC, heptachiorepoxide, MCPA, MCPP, 4,4 DDT and Gamma-chlordane; organic chemicals such as 1,2-dichlorosthane, 1,1-dichlorosthane, phorosthane, phorosthane, phorosthane, phorosthane, phorosthane, phorosthane, phorosthane, blanchorosthane, phorosthane, blanchorosthane, blanchorosth

enginery/prinable and vivyor condition, and introgenic chemicals such as arrents, from on marganese. If you, or your property or your spouse of immediate termity member, was exposed to any of the Nitries, and if that exposure directly or indirectly caused injury that becomes apparent either now or in the Nitries, you may have a dain under various legal theories for damages. Among other things, personal injury demages could relate to physical, emotional or other personal injuries, such as personal or body injury, emotifyil death, loss of consentum, medical emoting, sunderorably or proteinate, consequential, general and special damages or puritive damages. Among other things, property-related damages could relate to cost of removal, deminution of property value or economic loss, or proteinate, consequential, general and special damages or puritive damages. More information about the demittion of "claims" that must be filed before the deadline is included in paragraph 5 of the legal notice that appears above.

MERST the a proof of claim form before

For more information about the thing process and/or to receive a proof of claim form, please call 1-866-378-1484.

By Order of the Court

GIBSON, DUNN & CRUTCHER LLP Attorneys for the Debtors and Debtors in Possession

Dated: \_\_\_\_\_, 2004

## **EXHIBIT I**

## PUBLICATIONS FOR SITE-SPECIFIC PUBLICATION NOTICES

Publications	Location of Plant and/or Disposal Site
The Anniston Star	Anniston, AL
4305 McClellan Boulevard	(Calhoun county)
Anniston, AL 36206	
Birmingham News	
2200 Fourth Avenue, N.	
Birmingham, AL 35202	
The Decatur Daily	Decatur, AL
201 First Avenue	(Morgan county)
Decatur, AL 35601	
Huntsville Times	
2317 S. Memorial Parkway	
Huntsville, AL 35801	
Mobile Register	Foley, AL
401 N. Water Street	(Baldwin County)
Mobile, AL 36602	•
Pensacola News Journal	
101 E. Romana Street	
Pensacola, FL 32502	
El Dorado News-Times	El Dorado, AR
111 N. Madison	(Union county)
El Dorado, AR 71730	
Long Beach Press Telegram	Carson, CA
604 Pine Avenue	(Los Angeles county)
Long Beach, CA 90844	
Los Angeles Times	
130 S. Broadway	
Los Angeles, CA 90012	
Pensacola News Journal	Pensacola, FL
101 E. Romana Street	(Escambia county)
Pensacola, FL 32502	
Augusta Chronicle	Augusta, GA
725 Broad Street	(Richmond county)
Augusta, GA 30901	
Atlanta Journal-Constitution	
72 Marietta Street	
Atlanta, GA 30303	
Baxley News Banner	Baxley, GA
241 E. Parker	(Chatham county)
Baxley, GA 31513	•
Belleville News Democrat	Cahokia, IL
120 S. Illinois Street	(St. Clair county)
Belleville, IL 62220	Sauget, IL

Publications	Location of Plant and/or Disposal Site
St. Louis Post-Dispatch	(St. Clair county)
900 N. Tucker Boulevard	St. Louis, MO
St. Louis, MO 63101	(St. Louis county)
	St. Charles, MO
	(St. Charles county)
	Wright City, MO
	(Wright county)
Boston Globe	Everett, MA
135 Morrissey Boulevard	(Suffolk county)
Boston, MA 02125	Woburn, MA
Boston Herald	(Middlesex county)
1 Herald Square	
Boston, MA 02106	
Lowell Sun	- <del></del>
15 Kearney Square	
Lowell, MA 01853	
Everett Advocate	
570 Broadway #A	
Everett, MA 02128	
Everett Leader-Herald & News	
28 Church Street	
Everett, MA 02149	
Winchester Star	
33 New York Avenue	
Framingham, MA 01701	
Woburn Advocate	
33 New York Avenue	
Framingham, MA 01701	
Woburn Daily Times Chronicle	
1 Arrow Drive	
Woburn, MA 01801	
Springfield Republican	Springfield, MA
1860 Main Street	(Hampden county)
Springfield, MA 01102	(Hampien county)
Westfield Evening News	
64 School Street	
Westfield, MA 01086	
Elkton Cecil Whig	Elkton, MD
601 Bridge Street	(Cecil county)
Elkton, MD 21921	(County)
Wilmington News-Journal	<del></del>
950 W. Basin Road	
New Castle, DE 19720	
Baltimore Sun	· <del></del>
501 N. Calvert Street	
Baltimore, MD 21202	
	Trenton MI
Detroit News & Free Press	Trenton, MI
615 W. Lafayette Boulevard	(Wayne county)
Detroit, MI 48226	

Publications	Location of Plant and/or Disposal Site
The News Herald	
One Heritage Place	
Suite 100	
Southgate, MI 48195	
Jackson Clarion-Ledger	Crystal Springs, MS
201 S. Congress Street	(Copiah county)
Jackson, MS 39201	
Brookhaven Daily Leader	
128 N. Railroad Avenue	
Brookhaven, MS 39601	
Camden Courier-Post	Bridgeport, NJ
301 Cuthbert Boulevard	Camden, NJ
Cherry Hill, NJ 08002	(Camden county)
Philadelphia Inquirer	` · · · · · · · · · · · · · · · · · · ·
400 N. Broad Street	
Philadelphia, PA 19101	
Gloucester County Times	
309 S. Broad Street	
Woodbury, NJ 08096	
Jersey City Jersey Journal	Kearny, NJ
30 Journal Square	(Hudson county)
Jersey City, NJ 07306	Newark, NJ
Newark Star-Ledger	(Essex county)
1 Star-Ledger Plaza	
Newark, NJ 07102	
Cincinnati Enquirer	Addyston, OH
312 Elm Street	(Hamilton county)
Cincinnati, OH 45202	
Dayton News	Beaver Creek, OH
45 S. Ludlow Street	(Greene county)
Dayton, OH 45402	
Fairborn Herald/	
Beavercreek News-Current	
30 S. Detroit	
Xenia, OH 45385	
Providence Journal	Coventry, RI
75 Fountain Street	(Providence county)
Providence, RI 02902	, , , , , , , , , , , , , , , , , , , ,
Greenwood Index-Journal	Greenwood, SC
610 Phoenix Street	(Greenwood county)
Greenwood, SC 29646	***************************************
Greenville News	
305 S. Main Street	
Greenville, SC 29602	
Columbia Daily Herald	Columbia, TN
1115 S. Main Street	(Maury county)
Columbia, TN 38401	

N
Alvin, TX
Brazoria county)
louston, TX
Harris county)
aMarque, TX
Galveston county)
Celveston country
Galveston county)
Axton, VA
Martinsville, VA
Henry county)
riciny county)
eattle, WA
King county)
<b>-</b>
litro, WV
Kanawha county)
• •

# **EXHIB**IT J **PROPOSED** ORDER

	ITED STATES BANKRUPTCY COUR UTHERN DISTRICT OF NEW YORK		-x
In ro	e LUTIA INC., <i>et al.</i> , Debtors.		: Chapter 11 : Case No. 03-17949 (PCB) : (Jointly Administered) : X
THI	S ORDER APPLIES TO:		
<u>x</u>	All Debtors		Axio Research Corporation
	Solutia Inc.		Solutia Investments, LLC
	Solutia Business Enterprises Inc.		Beamer Road Management Company
	Solutia Systems, Inc.		Monchem, Inc.
	Solutia Overseas, Inc.		Solutia Inter-America, Inc.
	CPFilms Inc.		Solutia International Holding, LLC
<del></del>	Solutia Management Company, Inc.		Solutia Taiwan, Inc.
	Monchem International, Inc.	_	Solutia Greater China, Inc.

## ORDER SETTING A FINAL DATE TO FILE PROOFS OF CLAIM AND APPROVING RELATED NOTICE PROCEDURES

Upon the Debtors' Motion for an Order Setting a Final Date to File Proofs of Claim and Approving Related Notice Procedures; and upon consideration of the supporting papers and the files and records in these cases; and upon the arguments and testimony presented at the hearing before the Court (if any), and any objections to the Motion having been withdrawn or overruled on the merits, this Court finds and concludes that (a) the Court has jurisdiction over the subject matter of the Motion and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334, (b) this is a core proceeding pursuant to 28 U.S.C. § 157(b), (c) the legal and factual

<sup>&</sup>lt;sup>1</sup> Capitalized terms used but not defined herein shall have the meaning set forth in the Motion.

bases set forth in the Motion and on the record at the hearing (if any) establish just cause for the relief granted herein, (d) the Motion, this Order and the Bar Date notices annexed to the Motion conform to the procedural guidelines set forth in General Order M-279 in a manner appropriate for these chapter 11 cases, (e) the Debtors' diligence with respect to identification of creditors was sufficient and no further diligence is necessary for the Debtors to satisfy their duty to identify known creditors, (f) the mailing versions of the General Bar Date Notice and the Site-Specific Bar Date Notices annexed to the Motion will provide adequate notice of the Bar Date to the Debtors' known creditors, (g) the Debtors' mailing of the notice of the Bar Date only to counsel of record for the Represented Litigation Claimants for whom the Debtors lack personal information is adequate, (h) the publication versions of the General Bar Date Notice and Site-Specific Notices annexed to the Motion will provide adequate notice of the Bar Date to unknown creditors that may hold or be entitled to assert a claim against the Debtors, including any environmental or asbestos claims against the Debtors related to the Plant and Disposal Sites, (i) upon this Court's order, dated December 18, 2003, inter alia, Trumbull was appointed as agent of the Clerk of the Bankruptcy Court for the Southern District of New York (the "Clerk's Office") to assist in processing proofs of claim filed and to be filed against the Debtors, (j) upon this Court's order, dated September 28, 2004, inter alia, FBG was appointed as special noticing, balloting and tabulating agent to assist to assist the Debtors and the record holders of the Debtors' public debt securities in the distribution of General Bar Date Packages to Street Name Holders of the Debtors' public debt and equity securities, (k) the Debtors have filed their respective lists of equity security holders and their Schedules with the Court, (1) the relief requested in the Motion is in the best interests of the Debtors, their estates and their creditors and (m) notice of the Motion was sufficient, and no other or further notice need be provided.

Based upon the above findings and conclusions, and after due deliberation and sufficient cause appearing therefor,

#### IT IS HEREBY ORDERED THAT:

- 1. The Motion is granted.
- 2. Pursuant to Rule 3003(c)(3) of the Bankruptcy Rules, all persons and entities (collectively, "Creditors"), holding or wishing to assert against any of the debtors claims as defined in section 101(5) of the Bankruptcy Code (collectively, "Claims"), are required to file on or before November 29, 2004 at 5:00 p.m. (Prevailing Eastern Time) (the "Bar Date") a separate completed and executed proof of claim form, (substantially in the form annexed to the Motion as Exhibit A) on account of any Claims such Creditors hold or wish to assert against each of the Debtors; provided, however, that proofs of claim or interest are not required, at this time, to be filed by Creditors holding or wishing to assert Claims against the Debtors of the types set forth in clauses (a) through and including (k) below (collectively, the "Excluded Claims"):
  - (a) claims that were listed in the Schedules, but only if (i) the Schedules did *not* list those claims as "contingent," "unliquidated" or "disputed" and (ii) the holder of the claim does not dispute the Schedules' description of the amount or classification of the claim or the Debtor that is identified as owing the claim;
  - (b) claims for which a proof of claim already has been filed with the Clerk of the United States Bankruptcy Court for the Southern District of New York in a form substantially similar to Official Bankruptcy Form No. 10, against the correct Debtor;
  - (c) claims paid in full by any of the Debtors during these chapter 11 cases as authorized by order of the Court;
  - (d) claims of current employees of any of the Debtors, to the extent that the Debtors were authorized by the Court to honor those claims in the ordinary course of their business such as for wages and benefits; provided that current employees must file proofs of claim by the Bar Date for all other claims arising before the Petition Date against the Debtors including claims for wrongful termination, discrimination and claims covered by the Debtors' workers' compensation insurance;

- (e) claims of retired employees of Monsanto or any of the Debtors for retirement benefits, including medical, surgical or hospital care benefits, or benefits in the event of sickness, accident, disability or death under any plan, fund or program (through the purchase of insurance or otherwise) maintained or established in whole or in part by the Debtors before the Petition Date;
- (f) claims related to the Solutia Inc. Employees' Pension Plan;
- (g) claims allowable under sections 503(b) and 507(a)(1) of the Bankruptcy Code as expenses of administration, including claims for goods and services provided to, and accepted by, the Debtors after the Petition Date;
- claims which are based exclusively upon principal, interest and other applicable (h) fees and charges on or under the (a) 6.72% Debentures under an Indenture, dated October 1, 1997, (b) 11.25% Senior Secured Debentures under an Indenture, dated July 9, 2002, (c) 7.375% Debentures under an Indenture, dated October 1, 1997 and (d) Bank Credit Agreement, dated October 8, 2003 (collectively, the "Debt Instruments"); provided that (i) the foregoing exclusion shall not apply to the indenture trustee or designated agent under any of the Debt Instruments or related documents, (ii) any indenture trustee or designated agent under any of the Debt Instruments or related documents shall be required to file a proof of claim on account o claims for the repayment by the Debtors of principal, interest and other applicable fees and charges on or under the Debt Instruments, (iii) any person or entity that wishes to assert a claim arising out of or relating to a Debt Instrument, other than a claim for the repayment by the Debtors of principal, interest and other applicable fees and charges on or under the Debt Instrument, shall be required to file a proof of claim, unless another exception herein applies and (iv) any indenture trustee or designated agent under any of the Debt Instruments or related documents shall only be required to file proofs of claim asserting claims for the repayment of principal, interest and other applicable fees and charges on or under the applicable Debt Instruments or against the chapter 11 estates of the Debtor(s) that is (are) the primary obligor(s) on the underlying debt, and if such proof of claim identifies the Debtors, together with their respective chapter 11 case numbers, that are guarantors or otherwise secondary obligors under the applicable Debt Instruments, that proof of claim shall be deemed to have been filed against the chapter 11 estate of each guarantor or secondary obligor;
- (i) claims of one Debtor against any of the other Debtors;
- (j) claims of any direct or indirect non-debtor subsidiary of Solutia Inc. against any of the Debtors; and
- (k) equity interests, which interests are based exclusively upon the ownership of common or preferred stock in a corporation, a general or limited partner interest in a limited partnership, a membership interest in a limited liability company or warrants or rights to sell or subscribe to such security or interest (any such interest being referred to as an "Interest"); provided that holders of Interests who wish to

assert a claim against any of the Debtors that arises out of or relates to the ownership or purchase of an Interest, including claims arising out of or relating to the sale, issuance or distribution of the Interest, must file a proof of claim on or prior to the Bar Date, unless another exception set forth herein applies.

3. Pursuant to Bankruptcy Rule 3003(c)(3), and except as otherwise provided herein, each Creditor that asserts a Claim against the Debtors that arose before the Petition Date, shall file an original, written proof of such claim so as to be received on or before the Bar Date by Trumbull. All proofs of claim shall be delivered by first-class mail, overnight delivery or hand delivery to Trumbull at the following address:

Mailing	Overnight Delivery/Hand Delivery
Solutia Inc.	Solutia Inc.
c/o Trumbull Group, LLC	c/o Trumbull Group, LLC
PO Box 5019, Bowling Green	Southern District of New York
Station	One Bowling Green, Room 534
New York, NY 10274-5019	New York, NY 10004-1408

- 4. A proof of claim will be deemed timely filed only if the original is actually received at one of the addresses set forth in Paragraph 3, above, on or before the Bar Date.
  - 5. Proofs of claim sent by facsimile or telecopy will not be accepted.
- 6. Each proof of claim form must specifically set forth the full name and proper chapter 11 case number of the applicable Debtor, and a separate proof of claim must be filed with respect to each Debtor against which a claim is asserted.
- 7. Notice of entry of this order and the Bar Date, substantially in the forms of the notices attached to the Motion are hereby approved in all respects and (a) service of the General Bar Date Packages, as described in the Motion, and in accordance with the manner approved by this Court under the Order Establishing Notice Procedures and Scheduling Initial Case

  Conference and (b) publication of the General Bar Date Publication Notice and Site-Specific Bar

Date Publication Notices, as described in the Motion, shall constitute good, adequate and sufficient notice of the Bar Date pursuant to Bankruptcy Rules 2002(a)(7) and 2002(l).

- 8. Notification of the Bar Date, as described in the Motion, is fair and reasonable and will provide good, sufficient and proper notice to all Creditors of their rights and obligations in connection with any Claims they may have against the Debtors in these chapter 11 cases, including any environmental or asbestos claims related to the Plant and Disposal Sites.

  Accordingly, except as expressly provided herein, the Debtors are not required to take any other action to ascertain potential unknown creditors of the Debtors.
- 9. The Debtors shall not be required to provide actual notice to any holder of the Debtors' public debt securities or the Debtors' public equity securities if the holder obtained an interest in such public debt securities or public equity securities after the Petition Date.
- 10. The Debtors are authorized to mail the notice of the Bar Date only to counsel of record for the Represented Litigation Claimants for whom the Debtors lack personal information, rather than to the individual Represented Litigation Claimants.
- 11. Any Creditor who is required to file a proof of claim for its Claim, including any environmental or asbestos claim related to the Plant and Disposal Sites, in accordance with this Order on or before the Bar Date or any supplemental bar date, but fails to do so, shall be barred, estopped and enjoined from asserting such Claim against any of the Debtors (or filing a proof of claim with respect thereto), the Debtors and their respective property shall be discharged from any and all indebtedness or liability with respect to such Claim and such holder shall not be permitted on account of such Claim to vote on any plan or participate in any distribution in the Debtors' chapter 11 cases on account of these barred Claims.

- 12. Any Claim arising from the rejection of an unexpired lease or executory contract of a Debtor (an "Agreement"), must be filed by the later of (a) the Bar Date and (b) the date provided in any order authorizing the Debtor to reject such Agreement or, if no such date is provided, then 30 days after the date of any such order. Any other claims with respect to a lease or contract must be filed by the Bar Date.
- 13. If the Debtors amend the Schedules subsequent to having given notice of the Bar Date as provided herein, the Debtors shall give notice of any amendment to the holders of Claims affected thereby and such holders shall be afforded the later of (a) the Bar Date and (b) 30 days from the date such notice is given (or such other time period as may be fixed by the Court) to file proofs of claim, if necessary, or be barred from doing so.
- 14. The Debtors may make supplemental mailings of Bar Date notices at any time up to 23 days in advance of the Bar Date, as may be necessary in situations, including where (a) notices are returned by the post office with forwarding addresses, (b) certain parties acting on behalf of parties in interest (e.g., banks and brokers with respect to bondholders and equity holders) decline to pass along notices to these parties and instead return their names and addresses to the Debtors for direct mailing, (c) additional potential claimants that become known as the result of the Bar Date noticing process and (d) similar circumstances arise; provided, however, the Debtors shall not be required to provide any additional notice to creditors where the General Bar Date Notice was mailed in accordance with the terms of this Order and such notice was returned to the Debtors as undeliverable without a forwarding address.
- 15. The Debtors, upon the written consent of the Creditors' Committee, are permitted to establish supplemental bar dates in these chapter 11 cases after the Bar Date with respect to (a) creditors who were initially mailed notice of the Bar Date, but as to which a remailing of the

kind described in paragraph 23 of the Motion is appropriate, but cannot be accomplished in time to provide at least 23 days' notice of the Bar Date, (b) retirees who may be required to file a proof of claim if the Debtors amend retiree benefits under section 1114 of the Bankruptcy Code, (c) employees who may be required to file a proof of claim if the Debtors reject or modify certain of their collective bargaining agreements under section 1113 of the Bankruptcy Code and (d) other creditors that become known to the Debtors after the Bar Date, including those that may have environmental or asbestos claims related to any Additional Plant and Disposal Sites.

To establish a supplemental bar date, the Debtors must, upon 23 days' notice (a) 16. file a supplemental bar date notice, which identifies the supplemental bar date and the claimants that are subject thereto and (b)(i) mail a General Bar Date Package (modified to include a supplemental bar date notice substantially in the form of the General Bar Date Notice), in accordance with the procedures set forth in section E(a) of the Motion, to creditors who are subject to the supplemental bar date; (ii) publish a site-specific notice (which indicates the supplemental bar date and is substantially in the form of the Site-Specific Publication Notices), in accordance with the procedures set forth in section E(b) of the Motion above, to provide notice to unknown creditors that may have a claim related to an Additional Plant and Disposal Site; and/or (iii) mail a General Bar Date Package (modified to include a supplemental bar date notice substantially in the form of the General Bar Date Notice), along with a site specific bar date notice (substantially in the form of the Site-Specific Mailing Notices), in accordance with the procedures set forth in paragraph 19 of the Motion, to creditors who are subject to the supplemental bar date and that may have a claim related to an Additional Plant and Disposal Site.

- 17. To the extent that Trumbull requires any additional assistance with maintaining, photocopying and transmitting proofs of claim, Trumbull may employ and pay necessary service providers, subject to prior approval of the Debtors, and obtain reimbursement from the Debtors for any such payments on the same terms applicable to its direct services.
- 18. The filing of a proof of claim or proofs of claim by the PBGC, on its own behalf or on behalf of the tax-qualified defined benefit pension plan sponsored or maintained by the Debtors, in *In re Solutia, Inc.*, Case No. 03-17949-PCB, shall be deemed to constitute the filing of such proof of claim or proofs of claim in each of the Debtors jointly-administered cases, 03-17949-PCB through 03-17962-PCB. Each claim the PBGC files in Case No. 03-17949 (PCB) shall be deemed to be a claim asserted jointly and severally against each of the Debtors whose cases are jointly administered under such case number.
- authorized to amend its Initial Proofs of Claim after the Bar Date to reflect additional claims that

  (a) Monsanto discovers after the Bar Date as a result of the review of proofs of claim filed against the Debtors by other parties and (b) are based upon the claims or legal theories set forth in Monsanto's Initial Proofs of Claim. The deadline for Monsanto to file any such amendments with the Court shall be 60 days after the date Monsanto receives from Trumbull (a) a copy of the Debtors' initial claims register after the Bar Date and (b) paper or electronic copies of the timely proofs of claim filed against the Debtors (with the understanding that the claims register and the proof of claim files may be supplemented thereafter from time to time to reflect additional claims that are received by Trumbull, and that such supplementation will not give rise to any further extension of Monsanto's time for filing amendments to the Initial Proofs of Claim). Trumbull is authorized to provide Monsanto with information related to proofs of claim filed in these chapter

11 cases, including the Debtors' claims register, and Monsanto shall reimburse Trumbull for any and all fees and expenses incurred by Trumbull related to providing Monsanto with this information.

- 20. Upon the advance written consent of the Debtors, a creditor's proof of claim may be filed without the writings upon which the claim is based, as required by Bankruptcy Rule 3001(c) and (d); *provided* that upon the request of the Debtors or any other party in interest in these cases, any creditor that received such written consent shall be required to transmit promptly such writings to the Debtors or the other party in interest, but in no event later than ten days from the date of such request.
- 21. The Debtors are authorized, in their discretion and upon the written consent of the Creditors' Committee, to extend the Bar Date by stipulation where the Debtors determine that such extension is in the best interests of the Debtors and their respective estates.
- 22. Except as expressly provided herein, nothing in this Order shall be deemed to prejudice the right of the Debtors or any other party in interest herein to dispute, or to assert offsets or defenses to, any Claim reflected on the Schedules as to amount, liability, classification or otherwise, and to subsequently designate any Claim as disputed, contingent or unliquidated.

23. This Court shall retain jurisdiction with respect to any matters, claims, rights or disputes arising from or related to the implementation of this Order.

Dated: New York, New York September 28, 2004

PRUDENCE CARTER BEATTY
UNITED STATES BANKRUPTCY JUDGE